# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

ULKU ROWE,

Plaintiff,

Civ. Action No. 19-cv-08655-JHR

v.

GOOGLE LLC,

Defendant.

### SECOND AMENDED JOINT PRETRIAL ORDER

Pursuant to the Court's June 23, 2023 Scheduling Order (ECF No. 300), Plaintiff Ulku Rowe and Defendant Google LLC (collectively, the "Parties") in the above-captioned action submit to the Court for its approval the following Second Amended Joint Pre-Trial Order. The parties' amendments account for changes in witness availability as a result of the trial's adjournment to October 2023. Pursuant to Rule 1(D) of the Court's Individual Rules, the parties submit a redline reflecting all changes against the First Amended Joint Pretrial Order (ECF No. 304) as Exhibit D hereto.

#### A. FULL CAPTION OF THE ACTION

The full caption of this action is set forth above.

#### B. APPEARANCES

Plaintiff:

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Defendant:
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#### C. SUBJECT MATTER JURISDICTION

As Plaintiff brought claims under federal statute, including Title VII of the Civil Rights Act of 1964, 42 U.S.C. §§2000e et seq., and the Equal Pay Act, as amended, 29 U.S.C. § 206(d), this Court had original jurisdiction of this matter pursuant to 28 U.S.C. § 1331. On August 31, 2021, Plaintiff voluntarily dismissed her federal claims with prejudice and the Court retained jurisdiction over the remaining New York State and City law claims. (*See* ECF No. 132).

#### D. SUMMARY OF CLAIMS

#### 1. Plaintiff's Claims

Plaintiff's asserted claims that remain to be tried are:

- a. Sex-based pay discrimination in violation of New York's Equal Pay Law (N.Y. Lab. L. § 194) (Count IV of Plaintiff's Second Amended Complaint);
- b. Gender discrimination in violation of the New York City Human Rights Law (N.Y.C. Admin. Code § 8-101 et seq.) (Count V of Plaintiff's Second Amended Complaint);
- c. Retaliation in violation of the New York City Human Rights Law (N.Y.C. Admin. Code § 8-101 et seq.) (Count VI of Plaintiff's Second Amended Complaint); and

d. Retaliation in violation of New York's Equal Pay Law (N.Y. Lab. L. § 215) (Count VIII of Plaintiff's Second Amended Complaint).

#### 2. Defendant's Defenses

Defendant's affirmative defenses that remain to be tried are:

- a. To the extent Plaintiff can establish that she was denied equal pay for equal work under New York Labor Law § 194, such alleged unequal pay was lawful and not a violation of the New York Labor Law because it was pursuant to a differential based on any factor other than sex which is job-related and consistent with business necessity;
- b. Plaintiff cannot recover liquidated or punitive damages because at all times relevant to the Second Amended Complaint Defendant had in place a policy to prevent discrimination and retaliation in the workplace and made good faith efforts to implement and enforce that policy.
- c. Plaintiff may not recover liquidated damages because Defendant had a good faith basis to believe that its actions were in compliance with the law.

#### E. TRIAL OF THE CASE

The Parties believe that the issues in dispute can be tried in 10 trial days, and those issues will be tried by a jury.

#### F. CONSENT TO MAGISTRATE

The Parties do not consent to trial by a magistrate judge.

#### G. WITNESS LISTS

#### 1. Plaintiff's Witnesses

#### a. Plaintiff's Trial Witness List

Plaintiff identifies the following witnesses whom she may call live or by deposition at trial. Pursuant to the Court's Individual Rule and Procedure for Civil Cases 7.A.viii, Plaintiff provides the following list of trial witnesses she genuinely intends to call in her case-in-chief.

This list is not a commitment that Plaintiff will call any particular witness at trial, or a representation that any of the witnesses listed are available or will appear for trial. If any witness

is unavailable, Plaintiff reserves the right to use his or her deposition testimony or to call a substitute witness. If any of the potential trial witnesses identified by Defendant fail to appear for trial, Plaintiff reserves the right to use their deposition testimony. Plaintiff also reserves the right to call at trial in their case: (1) any witnesses identified by Defendant on their witness list live or by deposition; (2) additional witnesses to provide foundation testimony should Defendant contest the authenticity or admissibility of any materials to be proffered at trial; and (3) additional witnesses not identified herein based upon any developments that may occur leading up to and/or during the course of the trial. Plaintiff also may call witnesses, including persons not listed herein, in their rebuttal to Defendant's case, or for impeachment or foundational purposes. Plaintiff further reserves the right to amend this list or to respond to issues raised by the Court's pretrial rulings. Other than the foregoing, Plaintiff does not anticipate the need for additional witnesses.

**Chart 1: Will Call** 

	Manner of		Estimated Length of
Witness Name	Appearance	Description of Testimony	Testimony
		Google's ER policies and practices; Ms.	_
		Rowe's complaints and her role in	
		investigating those complaints; and other	
		facts and circumstances related to Ms.	
Beaupain, April	Live	Rowe's claims in this lawsuit.	1 hour
		His qualifications and selection for the	
		FSVL role; his responsibilities, terms and	
		conditions, performance, and	
		compensation in his position(s) under	
		Tariq Shaukat; his work with Plaintiff; and	
		other facts and circumstances related to	
Breslow, Stuart	Live	Ms. Rowe's claims in this lawsuit.	.5 hours
		His responsibilities, terms and conditions,	
		performance, and compensation in the	
		OCTO Director role; his work with Ms.	
		Rowe; his and Ms. Rowe's move to Mr.	
Eryurek, Evren	Deposition	Shaukat's organization; and other facts	.5 hours

		and circumstances related to Ms. Rowe's	
		claims in this lawsuit.	
		His background; Ms. Rowe's hiring, initial	
		leveling, and compensation decisions; Ms.	
		Rowe's performance in OCTO; Ms.	
		Rowe's consideration and qualifications	
		for the FSVL position; Ms. Rowe's work	
		in and transfer out of Mr. Shaukat's	
		organization; and other facts and	
		circumstances related to Ms. Rowe's	
Grannis, William	Live	claims in this lawsuit.	.75 hours
		His responsibilities, terms and conditions,	
		performance, and compensation in the	
		OCTO Director role; his work with Ms.	
		Rowe; and other facts and circumstances	
		related to Ms. Rowe's claims in this	
Harteau, Nicholas	Live	lawsuit.	.5 hours
		His knowledge of the lawsuit as indicated	
Kurian, Thomas	Live	in Exhibit P83	.25 hours
		Google's HR policies and practices; Ms.	
		Rowe's complaints and her role in	
		investigating those complaints; Ms.	
		Rowe's performance; and other facts and	
		circumstances related to Ms. Rowe's	
Lawrence, Melissa	Live	claims in this lawsuit.	1 hour
		Google's HR policies and practices; Ms.	
		Rowe's complaints and his role in	
		investigating those complaints; and other	
		facts and circumstances related to Ms.	
Lucas, Kevin	Deposition	Rowe's claims in this lawsuit.	1 hour
,	•	Plaintiff's economic damages, consistent	
		with Ms. Ostrofe's FRCP Rule 26 expert	
Ostrofe, Nora	Live	disclosures.	.75 hours
,		As the Plaintiff in this matter, Ms. Rowe	
		will testify to her work at Google and the	
		facts and circumstances supporting her	
Rowe, Ulku	Live	claims in this lawsuit.	6 hours
		Ms. Rowe and Mr. Breslow's	V 222 332
		consideration for the FSVL role; his	
		interactions with Ms. Rowe; and other	
		facts and circumstances related to Ms.	
Shaukat, Tariq	Live	Rowe's claims in this lawsuit.	3 hours
, rairq		Ms. Rowe's role in OCTO and	
Stevens, Brian	Live	consideration for the FSVL role.	.5 hours
Storeno, Brian	Li, C	Ms. Rowe's consideration for the FSVL	.c nouib
Vardaman, Stuart	Deposition	role; Ms. Rowe's consideration for the	1.5 hours
raidannan, Staatt	Deposition	1010, 1110. Ito 110 b combination for the	1.5 Hours

		VP-FS Sales role; and other facts and	
		circumstances related to Ms. Rowe's	
		claims in this lawsuit.	
		His responsibilities, terms and conditions,	
		performance, and compensation in the	
		OCTO Director role; his work with Ms.	
		Rowe; his and Ms. Rowe's move to Tariq	
		Shaukat's organization; and other facts	
		and circumstances related to Ms. Rowe's	
Wilson, Benjamin	Deposition	claims in this lawsuit.	.5 hours
		Authenticate and lay foundation for	
Corporate witness to		Exhibits P46, P47, P48, P49, P64, P86,	
be determined	Live	P105, P108, P110, P112	.5 hours

**Chart 2: May Call** 

Witness Name	Manner of	Description of Testimony	Estimated
	Appearance		Length of
			Testimony
Greene, Diane	Live	Testimony regarding a sworn declaration	.25 hours
		she signed in this matter.	
Meadows, Casey	Live	Testimony regarding correspondence on	.25 hours
		which he was a sender or recipient.	
Murray, Megan	Live	Testimony regarding correspondence on	.25 hours
		which she was a sender or recipient.	
Orr, Lisa	Live	Testimony regarding correspondence on	.25 hours
		which she was a sender or recipient.	
Tessier, Ashley	Live	Testimony regarding correspondence on	.25 hours
		which she was a sender or recipient.	

Defendant objects to the identification of Thomas Kurian as a witness; his testimony should be excluded under Fed. R. Evid. 401 as irrelevant, and under Fed. R. Evid. 403 as likely to confuse the issues, mislead the jury, and result in undue delay and wasted time.
 There is no evidence that he was involved in any decisions in the case. Should one be necessary, Defendant plans to move *in limine* at the pre-trial conference to exclude Mr. Kurian from testifying at trial.

- Plaintiff argues that she requested that Defendant stipulate to the authenticity and
  foundation of the document referenced with respect to Mr. Kurian, which would obviate
  the need to call him, but since they would not, it necessitates him being called.
- Defendant objects to the identification of Diane Greene as a witness; her testimony regarding a signed declaration in this matter should be excluded under Fed. R. Evid. 401 as irrelevant, and under Fed. R. Evid. 403 as likely to confuse the issues, mislead the jury, and result in undue delay and wasted time. As Ms. Greene's declaration makes clear, she does not recall being involved in the challenged decisions, nor does she have any unique or additive information beyond what other witnesses can provide.
- Plaintiff argues that Diane Greene's declaration is admissible under Fed. R. Evid. 804
  and 807. Should Defendant maintain its hearsay objection with respect to the sworn
  declaration and the Court sustains the objection, Plaintiff seeks to call Ms. Greene as a
  rebuttal witness if necessary.

### 2. Defendant's Witnesses

#### a. Defendant's Trial Witness List

The witnesses below are those Defendant genuinely intends to call in its case (first chart) and witnesses that Defendant "may call if the need arises" (second chart). Fed. R. Civ. P. 26(a)(3). This list is not a commitment that Defendant will call any particular witness at trial, or a representation that any of the witnesses listed are available or will appear for trial. Defendant has indicated that the witness will testify live below unless it has reason to believe as of the date of this filing that the witness will be unavailable for live testimony starting October 4, 2023.

If any witness is or becomes unavailable, Defendant reserves the right to use his or her deposition testimony, to call a substitute witness, or make an application to the Court for that

witness to testify remotely upon a showing of good cause. (ECF 280 (Order dated December 6, 2022).) If any of the trial witnesses identified by Plaintiff fail to appear for trial, Defendant reserves the right to use their deposition testimony. Defendant also reserves the right to call at trial in its case: (1) any witnesses identified by Plaintiff on her witness list, live or by deposition; (2) additional witnesses to provide foundation testimony should Plaintiff contest the authenticity or admissibility of any materials to be proffered at trial; and (3) additional witnesses not identified herein based upon any developments that may occur leading up to and/or during the course of the trial. Defendant also may call witnesses, including persons not listed herein, for impeachment. Defendant further reserves the right to amend this list to respond to issues raised by the Court's pretrial rulings.

**Chart 1: Will Call** 

	Anticipated		Estimated Length of
	Manner of		Witness's
Witness Name	Appearance	Description of Testimony	Testimony
		His background and experience;	
		hiring, leveling, job	
		responsibilities and	
		performance, and compensation	
		of Technical Directors in	
		OCTO, including Rowe;	
		development of industry	
		verticals within Google Cloud;	
		Rowe's transfer out of OCTO	
		and return to OCTO; Nicholas	
		Harteau's transfer out of OCTO	
		in 2018; and other facts and	
		circumstances pertaining to	
		Rowe's claims and Google's	
Grannis, William	Live	defenses.	3.5 hours
		His background and role at	
		Google; creation of the OCTO	
		function; hiring, leveling, and	
		job responsibilities of Technical	
Stevens, Brian	Live	Directors in OCTO, including	1.5 hours

		Rowe; development of industry	
		verticals within Google Cloud;	
		Rowe's transfer out of OCTO;	
		and other facts and	
		circumstances pertaining to	
		Rowe's claims and Google's	
		defenses.	
		His role as a recruiter; his	
		interactions with Rowe, hiring	
		managers, interviewees, and	
		other candidates for positions in	
		which Rowe expressed interest;	
		Google's recruiting practices;	
		and other facts and	
		circumstances pertaining to	
V 1 C 4	D ''	Rowe's claims and Google's	1.51
Vardaman, Stuart	Deposition	defenses.	1.5 hours
		His background and role at	
		Google; development of	
		industry verticals within Google	
		Cloud; his decisions regarding	
		and interactions with Rowe; his	
		decisions and interactions	
		regarding other Google	
		employees and candidates for	
		positions on his team in Google	
		Cloud; and other facts and	
		circumstances pertaining to	
		Rowe's claims and Google's	
Shaukat, Tariq	Live	defenses.	3 hours
		Her background and role at	
		Google; her interactions with	
		Rowe and others concerning	
		Rowe; Google's Human	
		Resources processes; Human	
		Resources personnel and	
		support provided to OCTO;	
		hiring, leveling, and job	
		responsibilities of Technical	
		Directors in OCTO, including	
		Rowe; and other facts and	
		circumstances pertaining to	
		Rowe's claims and Google's	
Lawrence, Melissa	Live	defenses.	1.5 hours
,		His background and role at	
Humez, Christopher	Live	Google; Google's compensation	1.5 hours

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		processes and policies;	
		compensation determinations	
		concerning Rowe and her	
		alleged comparators;	
		discussions with Rowe and	
		others concerning Rowe's	
		hiring process; and other facts	
		and circumstances pertaining to	
		Rowe's claims and Google's	
		defenses.	
		His background and role at	
		Google; his interactions with	
		Rowe and others concerning	
		Rowe; Google's Human	
		Resources processes; Human	
		Resources personnel and	
		support provided to Tariq	
		Shaukat's organization; and	
		other facts and circumstances	
		pertaining to Rowe's claims and	
Lucas, Kevin	Live	Google's defenses.	1 hour
Eddas, Revin	Live	Her background and role at	1 Hour
		Google; her interactions with	
		Rowe and others concerning	
		Rowe; hiring and leveling of	
		Technical Directors in OCTO,	
		including Rowe; Google's	
		recruiting practices; and other	
		facts and circumstances	
D1' I'-C	D	pertaining to Rowe's claims and	1 1
Burdis, Jennifer	Deposition	Google's defenses.	1 hour
		Her background and role at	
		Google; her interactions with	
		Rowe and others concerning	
		Rowe's internal complaints;	
		Google's Employee Relations	
		processes; and other facts and	
		circumstances pertaining to	
	<b>.</b> .	Rowe's claims and Google's	0 = 4
Beaupain, April	Live	defenses.	0.75 hours
		His background and role at	
		Google; hiring and leveling of	
		Technical Directors in OCTO;	
		Technical Solutions Consultant	
		job ladder; and other facts and	
Rensin, David	Live	circumstances pertaining to	1 hour

1	1	Dama's alsimon and C 1 3	 
		Rowe's claims and Google's	
		defenses.	
		His background; his role at	
		Google; his work and	
		performance; and other facts	
		and circumstances pertaining to	
		Rowe's claims and Google's	
Eryurek, Evren	Deposition	defenses.	1 hour
		His background; his role at	
		Google; his work and	
		performance; and other facts	
		and circumstances pertaining to	
		Rowe's claims and Google's	
Wilson, Benjamin	Deposition	defenses.	1 hour
		His background; his role at	
		Google; his work and	
		performance; transfer outside of	
		OCTO in 2018; his submission	
		of a declaration in support of	
		Rowe's motion for summary	
		judgment; and other facts and	
		circumstances pertaining to	
		Rowe's claims and Google's	
Nicholas Harteau	Live	defenses.	1 hour
		Her background and role at	
		Google; her interactions with	
		Rowe and others concerning	
		Rowe; her involvement in and	
		decisions regarding the	
		selection of the Vice President	
		of Financial Services Sales from	
		among multiple candidates; and	
		other facts and circumstances	
		pertaining to Rowe's claims and	
Kliphouse, Kirsten	Live	Google's defenses.	1 hour
		Her background and experience;	1 110 61
		correspondence and discussions	
		with Rowe during the hiring	
		process; correspondence and	
		discussions with others	
		concerning Rowe and recruiting	
		of Technical Directors in	
		OCTO; and other facts and	
		circumstances pertaining to	
Vriate Callaghan	Livro	Rowe's claims and Google's	0.75 hayra
Krista Callaghan	Live	defenses.	0.75 hours

		His background; his role at Google; his work and performance in OCTO; and other facts and circumstances	
Eric Schenk	Live	pertaining to Rowe's claims and Google's defenses.	1 hour
Effe Scheffk	Live	His background; his role at	1 Hour
		Google; his work and	
		performance in OCTO; and	
		other facts and circumstances	
		pertaining to Rowe's claims and	
Scott Penberthy	Live	Google's defenses.	1 hour
		Her background and role at	
		Google; Rowe's performance,	
		the contributions Rowe makes,	
		the influence Rowe has, and the	
		standards by which her	
		performance is assessed as an	
		L8; and other facts and	
		circumstances pertaining to	
		Rowe's claims and Google's	
Patricia Florissi	Live	defenses.	1 hour

**Chart 2: May Call** 

Witness Name	Anticipated Manner of Appearance	Description of Testimony	Estimated Length of Witness's Testimony
		Her background and experience	
		at Google; interactions and	
		correspondence with Rowe and	
	Remote	others concerning Rowe; and	
	Testimony	other facts and circumstances	
Jess Swale	(application	pertaining to Rowe's claims and	
(Murphy-True)	forthcoming)	Google's defenses.	0.75 hours

Plaintiff objects to Google's identification of Patricia Florissi as a witness; her testimony should be excluded under Rule Fed. R. Evid. 401 as irrelevant, and under Fed. R. Evid.
 403 as likely to confuse the issues, mislead the jury, and result in undue delay and wasted time. This witness was not identified at any point during the discovery period and was

only identified to Plaintiff within the last month. Thus, no pre-trial discovery has been taken. No other witnesses have testified that she was involved in the decisions that give rise to the claims or defenses in this case. Plaintiff therefore seeks to exclude Ms. Florissi from testifying at trial.

Patricia Florissi is Plaintiff's direct supervisor, and has managed Plaintiff for over a year. Not only does Plaintiff have personal and direct knowledge of that fact, Plaintiff has no objection to the inclusion of Defendant's exhibit D98 (produced earlier in the case) making that supervisory relationship clear. (See Appendix B.) She alleges that (a) Google improperly hired her at Level 8 (L8) in the Office of the CTO, and (b) for the past 6+ years she in fact has performed work substantially equal to employees at level 9 (L9). Among Google's defenses are that (a) there are different expectations for L8 and L9 employees, and (b) Plaintiff has not been (and is not) performing work at an L9 level. William Grannis was Plaintiff's manager in OCTO from hire until Spring 2022, and both parties expect him to testify regarding her work in OCTO and the standards against which that work has been evaluated. (See Section G.1.a.-b.) Ms. Florissi became Plaintiff's manager in Spring 2022, and she is expected to testify on those same topics for the time she has managed Plaintiff. Moreover, Plaintiff seeks damages for alleged pay discrimination from 2017 to July 2023, and her estimates of economic loss account for recent compensation decisions made by Google. (See Section D.1.a.-b. above and Section M. below.) Ms. Florissi's testimony is relevant for the same reasons as Mr. Grannis's. It will not confuse the issues, mislead the jury or result in any undue delay or wasted time.

### H. DEPOSITION DESIGNATIONS

### 1. The Parties' Designations for Their Respective Cases in Chief

### a. Plaintiff's Designations:

### Jennifer Burdis (Dec. 9, 2020)

4:2-5	52:13-16
15:2-11	53:23-55:17
16:3-17:2	59:13-61:17
17:8-22	65:7-11
18:4-16	90:21-91:5
22:4-8	91:20-25
22:18-23:4	92:11-93:17
23:9-25:13	94:7-96:11
26:4-13	96:22-97:9
29:16-30:6	100:2-101:14
37:20-38:7	101:21-102:10
39:16-40:8	102:16-25
42:4-46:6	103:17-21
51:9-11	

### Evren Eryurek (Dec. 3, 2020)

5:17-5:20	56:2-56:8
17:9-17:18	57:2-62:3
21:2-21:15	63:6-67:14
22:3-22:20	67:15-69:12
23:21-24:14	70:9-71:13
24:24-25:21	71:25-72:9
27:14-28:19	75:7-77:3
30:4-31:5	88:15-92:5
32:3-32:5	93:9-95:12
32:18-35:15	96:23-97:20
38:6-38:23	98:3-99:14
38:24-40:7	100:3-101:8
40:8-42:22	114:16-114:23
44:6-44:9	121:8-121:16
45:25-46:17	127:6-128:4

### Stuart Vardaman (Nov. 17, 2020)

5:11-5:19	91:11-93:4
17:4-17:25	94:4-95:4
20:23-22:3	95:18-97:10
24:14-27:18	99:12-100:5
32:17-34:12	100:17-102:2
34:23-38:17	106:4-115:23
40:6-45:12	116:6-118:21
46:3-48:8	118:23-119:23
49:22-54:21	124:24-130:18
55:6-59:12	130:21-131:22
59:22-62:22	132:9-133:18
65:8-74:15	134:8-135:22
75:4-75:6	135:24-136:10
76:15-78:12	137:10-141:9
78:21-79:22	142:5-142:20
85:10-87:9	142:25-145:23
88:7-88:25	150:16-152:3

### Benjamin Wilson (Dec. 2, 2020)

4:2-6	86:16-89:24
11:14-19	90:23-93:14
18:2-8	93:23-25
36:19-38:21	94:6-98:9
40:7-41:4	102:15-104:18
43:17-44:15	105:20-108:5
46:5-47:6	109:4-112:6
56:2-25	113:3-114:21
58:15-18	117:23-118:19
59:21-60:17	127:2-10
61:14-16	145:23-147:22
63:18-64:5	148:2-9
65:8-67:5	167:7-168:7
67:13-68:14	169:5-7
69:5-15	169:15-170:9
76:13-79:10	171:20-173:17
79:20-83:15	

### b. Defendant's Designations:

### Jennifer Burdis (Dec. 9, 2020)

10 22 25	52 22 55 1	1
10:22-25	53:23-55:1	4

11:6-24	55:19-56:4
13:17-14:16	60:18-25
15:2-5	61:18-63:16
16:3-17:2	64:7-16
29:16-30:6	69:7-70:3
31:24-32:14	71:21-73:3
39:21-40:17	73:20-74:7
41:2-42:3	74:23-77:21
47:11-48:11	78:25-81:20
48:18-49:2	88:3-12
49:12-19	90:11-23
51:2-4	91:20-25
52:17-53:3	

### Evren Eryurek (Dec. 3, 2020)

12:17 - 17:8	71:14 - 24
21:2 - 22:24	80:12 - 83:4
23:21 - 25:21	86:18 - 21
26:10 - 17	91:5 - 22
27:14 - 28:19	108:10 - 110:4
36:22 - 37:17	112:6 - 21
46:18 - 47:23	113:10 - 114:2
50:3 - 51:11	124:8 - 13
53:6 - 10	125:14 - 127:5
61:21 - 62:3	

### Benjamin Wilson (Dec. 2, 2020)

13:15-14:2	48:12-20
14:10-15:17	48:22-49:3
15:21-17:3	49:5-12
17:19-20	49:14-22
17:22-18:12	51:7-10
19:13-16	51:12-53:2
19:19-20:24	53:9-17
21:5-18	54:3-55:15
21:22-22:19	63:4-25
24:15-22	65:8-22
24:24-26:14	69:16-18
26:24-27:06	69:25-71:24
29:2-30:17	72:2-7
30:19-31:8	72:9-11

31:10-19	72:13-24
31:21-24	73:2-12
32:3-4	73:14-74:14
32:7-16	75:2-76:12
32:18-33:14	90:23-91:6
33:16	99:3-10
35:20-36:7	101:3-23
38:12-39:22	102:15-17
40:7-21	102:19-25
41:5-14	104:19-105:12
41:18-24	108:22-109:23
42:12-17	112:7-11
45:14-24	112:17-114:14
46:5-24	118:20-119:19
47:2-6	127:2-10
47:11-22	135:21-136:18
48:8-10	153:7-154:9

### 2. The Parties' Counter-Designations

### a. Plaintiff's Counter-Designations:

### Jennifer Burdis (Dec. 9, 2020)

11:2-5	77:22-78:24
14:17-22	81:21-82:10
49:20-25	82:15-18
63:21-64:6	89:3-17
70:4-21	91:6-19
74:8-12	97:10-23

### Evren Eryurek (Dec. 3, 2020)

53:19-54:10 55:3-55:5

### Stuart Vardaman (Nov. 17, 2020)

17:2-17:3 82:8-83:4 121:3-121:14 122:7-122:11

### Benjamin Wilson (Dec. 2, 2020)

26:15-23 136:19-137:3

### b. Defendant's Counter-Designations:

### Jennifer Burdis (Dec. 9, 2020)

28:3-22

### Evren Eryurek (Dec. 3, 2020)

42:19 - 43:17	67:15-69:12
44:10 - 23	73:16 - 74:14
45:17 - 24	74:15 - 18
48:3 - 49:21	77:4 - 78:3
52:14 - 53:5	

### Stuart Vardaman (Nov. 17, 2020)

12:2-12:25	90:7-91:10
13:9-14:19	97:6-97:17
14:20-16:25	98:8-98:22
18:13-20:22	102:3-103:15
24:5-24:15	119:24-121:2
48:9-48:12	121:15-122:3
62:23-63:21	122:12-122:25
79:23-80:12	141:10-142:4
80:20-82:7	146:15-148:9
89:2-89:10	149:18-150:12

### Benjamin Wilson (Dec. 2, 2020)

11:7-13	67:6-8
58:19-59:11	84:5-17
60:24-61:13	

Defendant reserves all rights to designate additional testimony after the Court rules on outstanding pre-trial motions.

# 3. The Parties' Objections to Designated Testimony

### a. Plaintiff's Objections:

### Stuart Vardaman (Nov. 17, 2020)

<b>Designated Testimony</b>	Objection
79:23-80:12	Fed. R. Evid. 802 (hearsay) – the witness is
	testifying about out of court statements made by
	others, which are being offered for the truth of the
	matter asserted.
80:20-82:7	Fed. R. Evid. 802 (hearsay) – the witness is
	testifying about out of court statements made by
	him and others, which are being offered for the
	truth of the matter asserted. This testimony also
	relates to Plaintiff's 2 <sup>nd</sup> Motion in Limine (ECF
	No. 241)
90:7-91:10	Fed. R. Evid. 802 (hearsay) – the witness is
	testifying about out of court statements he made,
	which are being offered for the truth of the matter
	asserted. This testimony also relates to Plaintiff's
	2 <sup>nd</sup> Motion in Limine (ECF No. 241)
97:6-97:17	Fed. R. Evid. 802 (hearsay) – the witness is
98:8-98:22	testifying about out of court statements made by
	him and others, which are being offered for the
	truth of the matter asserted. This testimony also
	relates to Plaintiff's 2 <sup>nd</sup> Motion in Limine (ECF
	No. 241)
146:15-148:9	Fed. R. Evid. 802 (hearsay) – the witness is
	testifying about out of court statements made by
	him and others, which are being offered for the
	truth of the matter asserted. This testimony also
	relates to Plaintiff's 2 <sup>nd</sup> Motion in Limine (ECF
140 10 150 10	No. 241)
149:18-150:12	Fed. R. Evid. 401 (relevance) – this witness is
	testifying regarding a position that is not in dispute
	in this lawsuit.

### Jennifer Burdis (Dec. 9, 2020)

<b>Designated Testimony</b>	Objection
11:6-8	Fed. R. Evid. 403 (prejudice) – whether
	the witness understands if she is accused
	of wrongdoing is irrelevant to the issues
	to be tried, and its introduction into

evidence would serve only to confuse or
mislead the jury

### Benjamin Wilson (Dec. 2, 2020)

<b>Designated Testimony</b>	Objection
153:7-9	Fed. R. Evid. 402, 403 (Relevance,
	Prejudice) – testimony regarding Ben
	Wilson's ladder transfer to the product
	manager role is not relevant, and
	will prejudice, mislead and confuse the
	jury.

### b. Defendant's Objections:

### Jennifer Burdis (Dec. 9, 2020)

<b>Designated Testimony</b>	Objection
4:2-5	The designated text is not testimony.
37:20-38:7	To the extent that counsel is relying on this
39:16-40:8	testimony to authenticate the document in
42:4-44:3	question, P102B, Defendant objects on the
	grounds of Fed. R. Evid. 602 (lacks foundation) -
	the witness testified that she was not familiar with
	the document and had not seen it before (Tr. 37:20
	- 38:11). Defendant objects to the introduction of
	the exhibit referenced in this testimony as
	irrelevant and prejudicial pursuant to Fed. R. Evid.
	401 (relevance) and 403(prejudice).
	Defendant has no objection to the question and
	answer at 39:21-40:8.
44:21-46:6	Fed. R. Evid. 401 (relevance), 403 (prejudice), 701
11.21 10.0	(lay opinion testimony based on hypotheticals) -
	counsel poses vague and ambiguous questions
	about "any role" at Google; this case is not about
	"any role," and counsel has not established a
	foundation that these hypotheticals accurately
	reflect the facts of the case.
92:11-93:17	Fed. R. Evid. 801, 802 (hearsay) - the witness is
	being questioned about notes created and prepared
	by someone else that contain out of court
	statements offered for their truth.
94:7-94:12	Fed. R. Evid. 801, 802 (hearsay) - the witness is
95:14-95:25	being questioned about notes created and prepared

	by someone else that contain out of court
	statements offered for their truth.
96:22-97:9	Fed. R. Evid. 801, 802 (hearsay) - the witness is
	being questioned about notes created and prepared
	by someone else that contain out of court
	statements offered for their truth.
100:2-101:14	Fed. R. Evid. 801, 802 (hearsay) - the witness is
	being questioned about notes created and prepared
	by someone else that contain out of court
	statements offered for their truth.

# Stuart Vardaman (Nov. 17, 2020)

<b>Designated Testimony</b>	Objection
5:11-5:19	The designated text is not testimony.
17:2-17:3	Fed. R. Evid. 401 (relevance) – the witness's
	employer at the time of his deposition is irrelevant
	to the issues to be tried.
	Fed. R. Evid. 403 (prejudice) – the witness was
	employed by Google at the time he was deposed in
	2020, but is no longer employed by Google and
	will not be on the date of trial. The designated
	testimony is misleading to the jury unless they are
	told at the time of trial that the witness is a former
	employee.
46:3-46:3	Fed. R. Evid. 106 (completeness) – designated
	testimony does not include the question posed or
	the preceding questions, which contextualize the
	answer.
46:25-47:11	Fed. R. Evid. 801, 802 (hearsay) – the witness is
	being asked about notes taken by someone other
	than himself, which are being offered for the truth
50.22.61.4	of their contents.
59:22-61:4	Fed. R. Evid. 801, 802 (hearsay) – the witness (or
	counsel) is reading from an email that contains an
	out-of-court statement offered for the truth of what
	Mr. Stevens allegedly said about Plaintiff's
	candidacy for the Financial Services Vertical Lead position.
65:8-66:8	1
03:8-00:8	Fed. R. Evid. 801, 802 (hearsay) – the witness is reading from an email that contains an out-of-
	court statement offered for the truth of the matter
	asserted
106:4-107:18	Fed. R. Evid. 801, 802 (hearsay) – the witness is
111:10-20	reading from an email that contains an out-of-
111.10-20	reading from an email that contains an out-or-

	court statement offered for the truth of the matter
	asserted
125:3-128:6	Fed. R. Evid. 801, 802 (hearsay) – the witness is
	reading from an email that contains an out-of-
	court statement offered for the truth of the matter
	asserted
127:23-129:23	Fed. R. Evid. 401 (relevance) – the witness was
	not involved in any compensation decisions as it
	relates to anyone at Google; his opinion as to the
	appropriate amount of an equity refresh grant is
	irrelevant to any issue in this case
	Fed. R. Evid. 403 (prejudice) – given the lack of
	relevance, introduction of this testimony would
	only serve to confuse or mislead the jury, or waste
	time

# Evren Eryurek (Nov. 3, 2020)

<b>Designated Testimony</b>	Objection
5:17-5:20	The designated text is not testimony.
53:19-54:10	Fed. R. Evid. 401 (relevance) – the witness was
	not involved in hiring Plaintiff, setting her
	compensation, or interviewing or selecting her for
	the Financial Services Vertical Lead role (or any
	other role). Whether he considered Plaintiff to be
	qualified for the role has no tendency to make any
	fact of consequence more or less probable.
	Fed. R. Evid. 403 (prejudice) – given the lack of
	relevance, the opinion of a witness who has no
	involvement in any of the challenged decisions to
	be tried serves only to mislead the jury, confuse
	the issues, and waste time.
57:12-58:5	Fed. R. Evid. 801, 802 (hearsay) – testimony
	regarding what recruiters told the witness about
	how Google determined his compensation in
	connection with his offer of employment, offered
	for the truth of those representations.
60:16-61:20	Fed. R. Evid. 401 (relevance) – the comparative
	value of the sign-on equity award granted to the
	witness against the value of equity he forfeited by
	leaving his prior employer, and whether that grant
	was subject to vesting, is irrelevant to whether
	Plaintiff was treated in a discriminatory manner.
	Fed. R. Evid. 403 (prejudice) – given the
	irrelevance of this information to the issues to be

	tried, its introduction into evidence would serve only to confused or mislead the jury, or waste
	time.
63:6-67:14	Fed. R. Evid. 602 (lack of personal knowledge) – Plaintiff has not asserted, nor can she establish through testimony, that the witness participated in any decision to hire Plaintiff, determine her compensation or level, supervise her, or direct and evaluate her work. Accordingly, his opinion of Plaintiff's background, qualifications, and performance is not based on personal knowledge and he lacks the necessary foundation to testify about these topics.  Fed. R. Evid. 401 (relevance) – because the witness was not involved or consulted in any of the challenged decisions on trial, his opinion on these matters are irrelevant.  Fed. R. Evid. 403 (prejudice) – for these same reasons, introduction of this testimony into
	evidence will serve only to confuse or mislead the
	jury, or waste time.
65:11-66:4	Fed. R. Evid. 801, 802 (hearsay) – the testimony
03.11-00.4	designated is the witness recalling out-of-court statements between himself and Plaintiff, all offered for the truth of the matters asserted.
67:12-14	Fed. R. Evid. 801, 802 (hearsay) – what the witness heard out-of-court (or, rather, did not hear) is being offered for its truth.
75:7-77:3	Fed. R. Evid. 801, 802 (hearsay) – the witness's testimony is limited to reading content from a document, which contains out-of-court statements offered for their truth.  Fed. R. Evid. 602 (lack of personal knowledge) – the witness was unable to identify the document available via link in the email placed in front of him at deposition, so his answers to questions about the linked document are speculative.
89:3-91:3	Fed. R. Evid. 801, 802 (hearsay) – the testimony consists solely of the witness's recollection of an out-of-court conversation with Plaintiff offered for its truth.  Fed. R. Evid. 401 (relevance) – the witness was not involved or consulted in the hiring process for the Financial Services Vertical Lead position at issue, so his opinions about the process and what Plaintiff told him about that topic are irrelevant.

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	Fed. R. Evid. 403 (prejudice) – for the same
	reasons, the testimony would serve only to confuse
	or mislead the jury, or waste time, if admitted.
91:23-92:5	Fed. R. Evid. 801, 802 (hearsay) – the testimony
	consists solely of the witness's recollection of an
	out-of-court conversation with Plaintiff offered for
	its truth.
	Fed. R. Evid. 401 (relevance) – what Plaintiff told
	the witness about her alleged exclusion from
	meetings is irrelevant to the issue of whether
	Plaintiff was actually excluded from meetings or
	otherwise treated unfairly on the basis of sex.
	Fed. R. Evid. 403 (prejudice) – for the same
	reasons, the testimony would serve only to confuse
00.000.00	or mislead the jury, or waste time, if admitted.
93:9-95:12	The testimony concerning Morgan Kuhn was
	already ruled inadmissible by Judge Schofield. See
	ECF 292 ¶ 2 ("Defendant's motion to exclude
	evidence of other employees' complaints of
	alleged unfair treatment by Defendant is granted in
	part and denied in part. Evidence concerning the
	following is excluded under Rule 403 as the
	evidence has limited, if any, probative value and is
	likely to confuse the jury in a way that will
	prejudice Defendant: (1) the <i>Haggan</i> and <i>Ellis</i>
	class actions, which were settled and did not
	include Plaintiff within the class, (2) the protests
	principally concerning sexual harassment, which is
	not an issue in this case, and the resulting 2018
	walkout, and (3) a gender complaint against
	, , ,
	Stuart Breslow that did not involve Plaintiff.")
	(emphasis supplied).
	Fed. R. Evid. 401 (relevance) – an alleged
	complaint about an individual who is not alleged
	to have participated or been consulting in any of
	the challenged decisions on trial is irrelevant.
	Fed. R. Evid. 403 (prejudice) – for the same
	reason, admitting this testimony into evidence
	would serve only to confuse and mislead the jury,
	or waste time.
	Fed. R. Evid. 801, 802 (hearsay) – the testimony
	consists of information the witness heard second-
	hand, offered for its truth.
127:6-128:4	Fed. R. Evid. 602 (lack of personal knowledge) –
	the witness testified he knows nothing about years
	of experience and how it may have related to
	of our officer and now it may have related to

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leveling, so his testimony about the impact that
might have on the work performed lacks
foundation.
Fed. R. Evid. 401 (relevance) – for the same
reason, the witness's testimony as to whether "it"
has any impact on the nature of the work he and
Plaintiff performed is irrelevant.
Fed. R. Evid. 403 (prejudice) – for the same
reason, the introduction of this testimony into
evidence would serve only to confuse and mislead
the jury, and waste time.

# Benjamin Wilson (Dec. 2, 2020)

4:2-6	The designated text is not testimony.
18:2-8	Fed. R. Evid. 106 (remainder of recorded
	statement required) – Plaintiff should be required
	to include the full question and answer for
	appropriate context (Tr. 17:19-18:8).
37:19 - 38:11	Fed. R. Evid. 401 (relevance) – what the witness's
	prior employer paid him for the job he held prior
	to joining Google has no bearing whatsoever on
	the issue to be tried, which is whether
	compensation decisions with respect to Plaintiff
	were motivated sex.
	Fed. R. Evid. 403 (prejudice) – this testimony
	cannot possibly make any fact of consequence in
	this trial more or less likely, and will serve only to
	confuse or mislead the jury, or waste time.
44:4-15	Fed. R. Evid. 401 (relevance) – whether the
	witness knew what Mr. Eryurek's role and title
	was during his interview process, and the
	witness's opinion as to whether Mr. Eryurek's role
	was similar to the one for which the witness was
	interviewing, has no bearing on the issue to to
	tried, which is whether those involved in the
	decision to hire Plaintiff at L8 were motivated by
	sex.
	Fed. R. Evid. 403 (prejudice) – for the same
	reasons, the testimony would serve only to confuse
	or mislead the jury, or waste time, if admitted.
58:15-18	Fed. R. Evid. 106 (remainder of relevant testimony
	required) – Plaintiff's designation begins in the
	middle of the witness's answer and lacks context.
	Even if Plaintiff includes the entire question and

	answer, Defendant objects on the grounds of Fed. R. Evid. 401 (relevance) - the witness is reading from a job description "about an AI role which I did not apply for and did not take a job of." (Tr. 56:2-58:15.) There is no dispute that the document about which the witness is testifying is not the job description associated with the Technical Director role Plaintiff held at Google. Fed. R. Evid. 403 (prejudice) - for the same reasons, the testimony would serve only to confuse or mislead the jury, or waste time, if admitted.
59:21-60:17	Fed. R. Evid. 106 (remainder of relevant testimony required) – Plaintiff's designation fails to make clear the document about which the witness is testifying. If Plaintiff includes Tr. 58:19-59:11 so the jury is not confused or misled into thinking the witness is testifying about a different document, Google will remove its objection. If Plaintiff will not amend her designation accordingly, Defendant objects on the grounds of Fed. R. Evid. 403 (prejudice) - failure to identify the document about which the witness is testifying—particularly when the preceding testimony identifies a different job description—will confuse and mislead the jury.
67:13-15	Fed. R. Evid. 401 (relevance) - which employees the witness considered his "peers" is irrelevant given he did not participate in any challenged decisions in this case, including the decision to hire Plaintiff as an L8 rather than an L9. Fed. R. Evid. 403 (prejudice) - testimony in response to a vague question about those people the witness considers his "peers" in OCTO has no bearing on whether the individuals who recommended she be hired as an L8 intentionally discriminated against Plaintiff on the basis of her sex, nor is it evidence that Plaintiff was actually performing work substantially equal to the witness or anyone else. Therefore, its introduction into evidence will serve only to mislead or confuse the jury, and waste time.
69:5-15	Fed. R. Evid. 401 (relevance) - the witness had no involvement in the decision to hire Plaintiff at L8 or set her compensation. When or whether he became aware of the level at which other employees were hired does not make it more or less likely that the leveling or compensation

77:10-19	decisions with respect to Plaintiff were motivated by sex.  Fed. R. Evid. 403 (prejudice) - for the same reasons, the testimony would serve only to confuse or mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance) - There is no
	evidence that the witness was involved in or consulted with respect to any of the challenged decisions in this case, including whether to offer Plaintiff the Financial Services Vertical Lead role in Tariq Shaukat's organization. His opinion as to Plaintiff's qualifications for that role or any other role has no bearing on the issues to be tried. The witness also expressly disavows sufficient knowledge to answer the question posed. Fed. R. Evid. 403 (prejudice) - For those same reasons, the testimony would serve only to confuse or mislead the jury, or waste time.
92:15-93:14	Fed. R. Evid. 602 (lack of personal knowledge) - Plaintiff has not asserted, nor can she establish through testimony, that the witness participated in any decision to hire Plaintiff, determine her compensation or level, supervise her, or direct and evaluate her work. Accordingly, his opinion of Plaintiff's background, qualifications, and performance is not based on personal knowledge and he lacks the necessary foundation to testify about these topics. Fed. R. Evid. 401 (relevance) - the witness was not involved or consulted in any of the challenged decisions to be tried, including the decision to hire Plaintiff as an L8 as opposed to an L9. What he understood or believed her educational and professional background to be is irrelevant and has no tendency to make any fact of consequence more or less likely. Fed. R. Evid. 403 (prejudice) - for the same reasons, admitting this testimony into evidence would serve only to confuse and mislead the jury, and waste time.
94:6-95:7 96:18-97:2	Fed. R. Evid. 401 (relevance) - because the witness was not involved or consulted in any of the challenged decisions to be tried, his opinion on these matters is irrelevant.  Fed. R. Evid. 403 (prejudice) - for these same reasons, introduction of this testimony into

	evidence will serve only to confuse or mislead the	
	jury, or waste time.  Fed R Evid 801 802 (hearsay) – the testimony	
97:7-98:9	Fed. R. Evid. 801, 802 (hearsay) – the testimony recounts an out of court statement offered for the truth of the matter asserted.	
109:24-111:24	Fed. R. Evid. 401 (relevance) - the witness was not involved in or consulted in any challenged decision to be tried, including the decision(s) to level any of the individuals mentioned. Therefore, what he knew or believed he knew about their backgrounds and education is irrelevant.  Fed. R. Evid. 403 (prejudice) - for the same reasons, this testimony would serve only to confuse or mislead the jury, or waste time, if admitted	
145:23-147:22	Fed. R. Evid. 801, 802 (hearsay) – the testimony recounts an out of court statement offered for the truth of the matter asserted.	
148:2-9	Fed. R. Evid. 801, 802 (hearsay) – the testimony recounts an out of court statement offered for the truth of the matter asserted.	
168:4-7	Fed. R. Evid. 801, 802 (hearsay) – the testimony recounts an out of court statement offered for the truth of the matter asserted.	
169:5-7	Fed. R. Evid. 401 (relevance) - whether the witness was ever contacted by Employee Relations in connection with an investigation into complaints about decisions in which he played no role or was not consulted has no bearing on whether the decisions themselves were motivated by sex.  Fed. R. Evid. 403 (prejudice) – for the same reasons, introduction of this testimony into evidence would serve only to confuse or mislead the jury, or waste time.	
169:15-170:9	Fed. R. Evid. 401 (relevance) - whether the witness was ever contacted by Employee Relations in connection with an investigation into complaints about decisions in which he played no role or was not consulted has no bearing on whether the decisions themselves were motivated by sex.  Fed. R. Evid. 403 (prejudice) – for the same reasons, introduction of this testimony into evidence would serve only to confuse or mislead the jury, or waste time.	

171:20-173:17	Fed. R. Evid. 401 (relevance) – Ms. Bennett's
	level is not at issue in this case, so any discussions
	the witness had with Ms. Bennett about their
	respective levels are irrelevant to whether the
	decision to hire Plaintiff as an L8 was motivated
	by sex.
	Fed. R. Evid. 403 (prejudice) – for the same
	reasons, introduction of this testimony into
	evidence would serve only to confuse or mislead
	the jury, or waste time.

#### I. PROPOSED EXHIBITS AND DEMONSTRATIVE AIDS

#### 1. Parties' Stipulation as to Demonstrative Aids

The Parties stipulated to exchanging demonstrative aids by July 21, 2023, three weeks in advance of the trial conference previously scheduled for August 14, 2023. (*See* ECF 303.) Both Parties submitted copies of their intended demonstratives to the Court on July 21, 2023, via email to Chambers. The Parties raised objections to demonstratives on August 4, 2023.

### 2. Plaintiff's Proposed Exhibits

Plaintiff's Proposed Exhibits are attached as Appendix A to this Joint Pre-trial Order. Plaintiff believes that the admission of documents to which there are no objections, without the necessity of introducing documents through a competent witness with personal knowledge pursuant to Fed. R. Evid. 602, will be more efficient than what Defendant proposes.

### 3. Defendant's Proposed Exhibits

Defendant's Proposed Exhibits are attached as Appendix B to this Joint Pre-trial Order. If the Court will rule on the admissibility of exhibits before trial, Defendant seeks clarification as to whether evidence deemed admissible will be affirmatively admitted

into evidence at the start of the trial. It is Defendant's understanding and preference that each party introduce documents into evidence through a competent witness with personal knowledge pursuant to Fed. R. Evid. 602, unless unique circumstances dictate or the parties stipulate otherwise.

Consistent with the Court's Order dated January 13, 2023 (ECF 292), Defendant has removed objections to its trial exhibits and trial testimony to the extent that the Court ruled on the admissibility of the specific exhibit/testimony, or the subject matter covered by that exhibit/testimony. In doing so, Defendant is not waiving or abandoning those objections, all of which have previously been asserted in the initial Joint Pre-trial Order submitted on December 12, 2022 (ECF 285) and in Defendant's motions *in limine* (ECF 234, 236).

#### 4. Exhibits for Purposes of Trial

The parties have previously submitted their respective exhibits to the Court in the format required by the Court's Individual Rules and Practices in Civil Cases, Rule 7.D.

The exhibits have been numbered to facilitate their use at trial. The parties have indicated their request for an advance ruling on contested exhibits with a notation in Appendices A and B. To the extent that any exhibits for which either party has asserted a hearsay objection are admitted into evidence for a purpose other than to prove the truth of the out-of-court statement, the parties respectfully request the Court provide a cautionary instruction to the jury regarding the purpose for which the exhibit has been admitted.

#### J. WRITTEN DISCOVERY RESPONSES

1. Defendant Google LLC's Objections and Responses to Plaintiff's First set of Requests for Admission, January 25, 2021.

2. Plaintiff Ulku Rowe's Responses and Objections to Google's First Set of Interrogatories, dated February 20, 2020.

#### K. LIST OF MOTIONS IN LIMINE

Judge Schofield's order on the parties' motions *in limine* is attached hereto as Appendix C. (*See* ECF 295 ("Unless and until the Court orders otherwise, all prior orders, dates, and deadlines shall remain in effect notwithstanding the reassignment.").) To the extent either party believes the Order on the motions *in limine* render any exhibit or designated deposition testimony inadmissible, those objections are reflected in Appendices A and B and above in section H.3, respectively.

#### 1. Plaintiff's Motions in Limine

a. Motion One: Plaintiff's Motion *in Limine* to Exclude Evidence Concerning Defendant's Consideration of Other Rejected Candidates for Financial Services Vertical Lead Role (ECF No. 238)

The following documents on Defendant's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	ENG BATES
D55	GOOG-ROWE-00059007	GOOG-ROWE-00059012
D65	GOOG-ROWE-00056487	GOOG-ROWE-00056488
D45	GOOG-ROWE-00017721	GOOG-ROWE-00017721
D80	GOOG-ROWE-00017873.R	GOOG-ROWE-00017875.R
D71	GOOG-ROWE-00062337	GOOG-ROWE-00062344
D72	GOOG-ROWE-00063421	GOOG-ROWE-00063424
D73	GOOG-ROWE-00061871	GOOG-ROWE-00061872
D74	GOOG-ROWE-00082370	GOOG-ROWE-00082372

Court Order on Plaintiff's Motion *in Limine*, Motion One: "Plaintiff's motion to exclude evidence of other candidates for the FSVL role for which she was not hired is DENIED, as this evidence is part of the

factual background relevant under Rule 401 to show whether Defendant acted with discriminatory or retaliatory intent." (ECF 292 at ¶ 3.)

b. Motion Two: Plaintiff's Motion *in Limine* to Exclude Hearsay Evidence Concerning Plaintiff's Candidacy for the Financial Services Vertical Lead Role (ECF No. 240)

The following documents on Defendant's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
D62	GOOG-ROWE-00017533	GOOG-ROWE-00017538

Court Order on Plaintiff's Motion *in Limine*, Motion Two: "Plaintiff's motion to exclude as hearsay evidence of oral feedback from interviewers is DENIED, as the evidence is offered for its effect on Defendant's hiring manager and not for the truth. *See* Rule 802. Plaintiff may submit a joint proposed limiting instruction to this effect at the time the evidence is presented." (ECF 292 at ¶ 4.)

c. Motion Three: Plaintiff's Motion *in Limine* to Exclude Evidence Concerning Yolanda Piazza or Defendant's Consideration or Selection of Candidates for the Vice President – Financial Services, Sales Role (ECF No. 242)

The following documents on Defendant's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
D70	GOOG-ROWE-00055394.R	GOOG-ROWE-00055418.R
D79	GOOG-ROWE-00078164	GOOG-ROWE-00078169
D76	GOOG-ROWE-00082359	GOOG-ROWE-00082366
D77	GOOG-ROWE-00082356	GOOG-ROWE-00082358
D78	GOOG-ROWE-00082351	GOOG-ROWE-00082355

Court Order on Plaintiff's Motion *in Limine*, Motion Three: "Plaintiff's motion to exclude evidence of other candidates for the VP-FS role for which she was not interviewed is DENIED, as the evidence is relevant

under Rule 401 to whether Defendant acted with retaliatory intent, and Plaintiff as not been prejudiced by the timeliness (or not) of the production of related documents." (ECF 292 at ¶ 5.)

d. Motion Four: Plaintiff's Motion *in Limine* to Exclude Evidence Concerning the Level 8 Technical Directors (ECF No. 244)

The following documents on Defendant's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
D43	GOOG-ROWE-00063979	GOOG-ROWE-00064012
D44	GOOG-ROWE-00063516	GOOG-ROWE-00063589
D68	GOOG-ROWE-00065032	GOOG-ROWE-00065090
D69	GOOG-ROWE-00064910	GOOG-ROWE-00064968

Court Order on Plaintiff's Motion *in Limine*, Motion Four: "Plaintiff's motion to exclude evidence of leveling determinations of male L8 Directors is DENIED because it is relevant under Rule 401 to show whether Plaintiff, who was hired as a Technical Director as an L8, was treated less well than similarly situated men, and whether Plaintiff was more like others hired at L8 than those leveled at L9. For the same reason, the evidence will not confuse the jury with extraneous or irrelevant information." (ECF 292 at ¶ 6.)

e. Motion Five: Plaintiff's Notice of Motion to Be Permitted to Ask Leading Questions During the Direct Examination of Defendant's Current and Former Employees (ECF No. 246)

Court Order on Plaintiff's Motion *in Limine*, Motion Five: "Plaintiff's motion to permit leading questions or Defendant's employees as hostile witnesses is DENIED in part and GRANTED in part as follows: Plaintiff may treat as hostile witnesses (1) Defendant's current employees because Defendant does not object to Plaintiff's doing so, (2) Tariq Shaukat because Plaintiff accuses him of discriminatory conduct that is in part the basis for this action and (3) any former employee who at the time of trial is represented by defense counsel and who participates with defense counsel in preparing their testimony. The motion is denied as to any remaining employees. At least three weeks prior to the

- commencement of trial, defense counsel shall identify for Plaintiff any former employees as to whom the motion is denied." (ECF 292 at ¶ 7.)
- f. Motion Six: Plaintiff's motion to preclude Defendant from calling Dave Rensin as a witness is DENIED to the extent that Defendant may question Rensin about (1) the TSC Job Ladder generally and what it represents, but not in reference to Plaintiff or any other particular employee, and (2) any feedback from his interview of Plaintiff that he provided to those who made her leveling decision, not to be offered for the truth, but as information that was considered. As to item (2), Plaintiff may submit a joint proposed limiting instruction at the time the evidence is presented.

#### 2. Defendant's Motions in Limine

a. Defendant Google LLC's Motion *in Limine* Regarding Evidence of Leveling Determinations (ECF No. 234)

The following documents on Plaintiff's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
P15	GOOG-ROWE-00059224	GOOG-ROWE-00059229
P52	GOOG-ROWE-00059824	GOOG-ROWE-00059829

Court Order on Defendant's Motion *in Limine* Regarding Evidence of Leveling Determinations: "Defendant's motion to exclude evidence of 'leveling determinations,' outside of Level 8 and 9 Technical Directors in the Office of the CTO, is DENIED to the extent that Plaintiff may introduce evidence of (1) leveling decisions by Tariq Shaukat, whom Plaintiff alleges treated her in a discriminatory manner and (2) releveling decisions to illustrate that re-leveling was possible. This evidence is relevant under Rule 401 to show whether Plaintiff was treated in a discriminatory manner and with discriminatory intent. Defendant has not articulated any unfair prejudice or jury confusion, and any time spent on Defendant's contrary evidence is not waste time and is outweighed by the probative value of this evidence." (ECF 292 at ¶ 1.)

Plaintiff argues that Exhibit P15 does not relate to this motion as it is not a leveling determination, it is an internal discussion of a ladder transfer. Plaintiff further argues that P52 is admissible because it is not a leveling determination, and even if the Court determines it was, it was made by Tariq Shaukat.

b. Defendant Google LLC's Notice of Motion *in Limine* to Exclude Evidence of Other Employee Complaints (ECF No. 236)

The following documents on Plaintiff's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
P18	GOOG-ROWE-00056473	GOOG-ROWE-00056476
D20	GOOG-ROWE-P-00001200	GOOG-ROWE-P-00001201
P39	GOOG-ROWE-00060592	GOOG-ROWE-00060593
P58	P001591	P001603
P105	GOOG-ROWE-00058542	GOOG-ROWE-00058555

Court Order on Defendant's Motion *in Limine* to Exclude Evidence of Other Employee Complaints: "Defendant's motion to exclude evidence of other employees' complaints of alleged unfair treatment by Defendant is GRANTED in part and DENIED in part. Evidence concerning the following is excluded under Rule 403 as the evidence has limited, if any, probative value and is likely to confuse the jury in a way that will prejudice Defendant: (1) the *Haggan* and *Ellis* class actions, which were settled and did not include Plaintiff within the class, (2) protests principally concerning sexual harassment, which is not at issue in this case, and the resulting 2018 walkout and (3) a gender complaint against Stuart Breslow that did not involve plaintiff. Evidence of the following is permitted: (1) the December 2019 complaint of a Level 6 employee was no re-leveled to Level 7, to show that re-leveling was possible." (ECF 292 at ¶ 2.)

Plaintiff argues that Exhibit P18 does not relate to this motion because it is not an employee complaint. Plaintiff has removed Exhibits P39 and P58 from her exhibit list. Plaintiff further argues that P105 is admissible per the Court's ruling above (the complaint of a Level 6 employee was no re-leveled to Level 7, to show that re-leveling was possible.)

#### L. STIPULATIONS OF UNCONTESTED FACTS

There are no stipulations of uncontested facts.

#### M. STATEMENT OF DAMAGES

Plaintiff seeks those damages to which she is entitled under New York Labor Law and New York City Human Rights Law, including backpay, liquidated damages, compensatory damages, and punitive damages. These damages will be supported by Plaintiff's own testimony and that of her economic expert, Nora Ostrofe.

Plaintiff's economic losses through July 2023 are approximately \$10.9 million. Of this amount, approximately \$3.68 million is for liquidated damages on the portion of back-pay related to Equal Pay Law claims and approximately \$287,000 is for pre-judgment interest.

Plaintiff seeks emotional distress damages of \$300,000.00.

Plaintiff seeks punitive damages in an amount to be determined by the jury as necessary to punish and deter Google from such unlawful behavior, consistent with constitutional limitations.

Plaintiff seeks attorneys' fees and costs for all work performed in connection with the case, including post-trial work and work related to the fee application. Plaintiff's attorneys' fees are presently approximately \$3.01 million.

Plaintiff seeks reimbursement of costs, which are presently: approximately \$122,000. Defendant denies that Plaintiff is entitled to any of the relief she seeks.

#### **OTHER RELIEF**

Plaintiff seeks the following additional relief:

- a) Declare that Defendant's actions are violative of the law;
- b) Enjoin and permanently restrain these violations of the law;
- c) Direct Defendant to take such affirmative steps as are necessary to ensure that the effects of these unlawful practices are eliminated and do not continue to affect Plaintiff's employment opportunities.

- d) Direct Defendant to instate Plaintiff into the position she was denied or a comparable position, or in the alternative, set Plaintiff's compensation and benefits at a comparable level to that position;
- e) Award Plaintiff the number of Google shares she was unlawfully denied;
- f) Award Plaintiff damages to compensate for any adverse tax consequences;
- g) Award pre-judgment interest at the statutory rate of 9%;
- h) Award Plaintiff attorneys' fees, costs, and disbursements pursuant to applicable law; and
- i) Award such other legal and equitable relief as this Court deems necessary, just, and proper.

Respectfully submitted,

Defendant denies that Plaintiff is entitled to any of the relief she seeks.

## N. UNANIMOUS VERDICT

Dated: September 18, 2023

The parties do not consent to less than a unanimous verdict.

· ·	•
By:s/ Cara E. Greene	By:s/Sara B. Tomezsko
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## Appendix A

## Appendix A – Plaintiff's Proposed Exhibits

Advanced Ruling Requested?	Object?	Exhibit	Begin Bates	End Bates	Basis for Objection
Y	*	P1	P000751	P000751	Fed. R. Evid. 401 – How Plaintiff's prior employer chose to compensate her is irrelevant to Plaintiff's claims against Google.
Y		P2	P001743	P001745	Fed. R. Evid. 401, 403 – an opinion piece that pre-dates Plaintiff's hiring is irrelevant to Plaintiff's claims against Google; it is not authored by anyone involved in the challenged decisions and will only serve to confuse the jury and waste time.
	**	Р3	GOOG- ROWE- 00055477	GOOG- ROWE- 00055479	
	**	P4	P000434	P000438	
	**	P5	GOOG- ROWE- 00017341.R	GOOG- ROWE- 00017352.R	
Y		Р6	P000736	P000736	Fed. R. Evid. 401, 403 – an image of Ms. Rowe posted to social media has no tendency to make the existence of any fact of consequence in this trial more or less probable; its introduction will only result in undue delay.
	*	P7	GOOG- ROWE- 00058796	0091_GOOG- ROWE- 00058799	Fed. R. Evid. 801, 802 – descriptions of out-of-court statements allegedly made by Will Grannis, Brian Stevens, and others are offered for their truth.

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	**	P8	GOOG- ROWE- 00017356	GOOG- ROWE- 00017358	
	**	Р9	GOOG- ROWE- 00017375.R	GOOG- ROWE- 00017378.R	None
	**	P10	GOOG- ROWE- 00017379.R	GOOG- ROWE- 00017381.R	None
	*	P11	P001586	P001586	Fed. R. Evid. 801, 802 – to the extent Plaintiff offers the out-of-court statements allegedly made by Melissa Lawrence for the truth of what she allegedly said to Plaintiff; Defendant does not object to the portions of the document that reflect Plaintiff's statements and/or impressions, which are admissible for their truth as admissions pursuant to Fed. R. Evid. 801(d)(2).
	**	P12	GOOG- ROWE- 00017401.RR	GOOG- ROWE- 00017405.RR	
	**	P13	GOOG- ROWE- 00017406	GOOG- ROWE- 00017407	
	**	P14	GOOG- ROWE- 00058866	GOOG- ROWE- 00058867	
Y	*	P15	GOOG- ROWE- 00059224	GOOG- ROWE- 00059229	The document is inadmissible per Judge Schofield's ruling on Defendant's motion <i>in limine</i> .  (ECF 292 ¶ 1.) This document falls into neither of the two narrow categories of permissible evidence

					of leveling determinations outside of Level 8 and 9 Technical Directors in the Office of the CTO. Fed. R. Evid. 401, 403 – Discussions concerning performance and leveling of an unrelated third-party seeking to transfer job ladders is irrelevant to any of the challenged decisions regarding Plaintiff's leveling, and its introduction will only serve to confuse and mislead the jury.
	**	P16	GOOG- ROWE- 00017410	GOOG- ROWE- 00017411	
Y	*	P17	GOOG- ROWE- 00059503	GOOG- ROWE- 00059508	Google acknowledges that Judge Schofield did not specifically reference this exhibit in her ruling on Defendant's motion in limine.  (ECF 292.) However, this document should also be inadmissible for the reasons set forth in ¶ 2 of that Order (granting motion in part to exclude evidence of other employees' complaints of alleged unfair treatment).  Fed. R. Evid. 401, 403 – alleged statements by another employee regarding her own compensation negotiations are not facts of consequence in determining Plaintiff's claims at trial. Nor do they have any logical tendency to make Plaintiff's claims more or less probable, and their introduction into evidence serves only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 801, 802 – to the extent Plaintiff intends to offer Will Grannis' out of court statement about what he heard from a third-party employee for its truth.

Y	*	P18	GOOG- ROWE- 00056473	GOOG- ROWE- 00056476	Google acknowledges that Judge Schofield did not specifically reference this exhibit in her ruling on Defendant's motion <i>in limine</i> . (ECF 292.) However, this document should also be inadmissible for the reasons set forth in ¶ 2 of that Order (granting motion in part to exclude evidence of other employees' complaints of alleged unfair treatment). Fed. R. Evid. 801, 802 – to the extent the alleged out-of-court statements by Will Grannis and others are offered for their truth.
	**	P19	GOOG- ROWE-P- 00000714	GOOG- ROWE-P- 00000714	
	**	P20	GOOG- ROWE- 00017417.R	GOOG- ROWE- 00017417.R	
	**	P21	GOOG- ROWE- 00017425	GOOG- ROWE- 00017426	
	**	P22	GOOG- ROWE- 00017431	GOOG- ROWE- 00017432	
	**	P23	GOOG- ROWE- 00017427	GOOG- ROWE- 00017428	
	**	P24	GOOG- ROWE- 00017429	GOOG- ROWE- 00017430	

**	P25	GOOG- ROWE-P- 00000726	GOOG- ROWE-P- 00000727	
**	P26	GOOG- ROWE-P- 00000729	GOOG- ROWE-P- 00000730	
**	P27	P000705	P000706	
**	P28	GOOG- ROWE-P- 00000742	GOOG- ROWE-P- 00000743	
**	P29	GOOG- ROWE-P- 00000762	GOOG- ROWE-P- 00000763	
**	P30	GOOG- ROWE- 00017443	GOOG- ROWE- 00017443	
**	P31	GOOG- ROWE-P- 00000821	GOOG- ROWE-P- 00000821	
**	P31 (cont.)	GOOG- ROWE-P- 00004550	GOOG- ROWE-P- 00004552	
**	P32	GOOG- ROWE- 00017446	GOOG- ROWE- 00017447	

*	P33	GOOG- ROWE- 00017459	GOOG- ROWE- 00017464	Fed. R. Evid. 801, 802 – to the extent that Plaintiff offers the alleged out-of-court statements by Brian Stevens for their truth.
**	P34	GOOG- ROWE- 00017465	GOOG- ROWE- 00017469	
**	P35	GOOG- ROWE- 00017515	GOOG- ROWE- 00017517	
**	P36	GOOG- ROWE- 00017518	GOOG- ROWE- 00017519	
**	P37	GOOG- ROWE- 00017507	GOOG- ROWE- 00017508	
**	P38	GOOG- ROWE- 00017532	GOOG- ROWE- 00017532	
	P39	None	None	Exhibit intentionally left blank
ጵጵ	P40	GOOG- ROWE- 00017554	GOOG- ROWE- 00017554	
**	P41	GOOG- ROWE- 00054145	GOOG- ROWE- 00054145	

		T	T		
	**	P42	GOOG- ROWE-P- 00001229	GOOG- ROWE-P- 00001229	
	**	P43	GOOG- ROWE- 00017555	GOOG- ROWE- 00017557	
	**	P44	GOOG- ROWE- 00017563	GOOG- ROWE- 00017564	
	**	P45	GOOG- ROWE- 00017565.R	GOOG- ROWE- 00017566.R	
Y	*	P46	GOOG- ROWE- 00058307	GOOG- ROWE- 00058307	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058308	GOOG- ROWE- 00058308	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058309	GOOG- ROWE- 00058309	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P46 (cont.)	GOOG- ROWE- 00058310	GOOG- ROWE- 00058310	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058311	GOOG- ROWE- 00058311	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058312	GOOG- ROWE- 00058312	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058313	GOOG- ROWE- 00058313	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058317	GOOG- ROWE- 00058317	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058321	GOOG- ROWE- 00058321	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058325	GOOG- ROWE- 00058325	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058326	GOOG- ROWE- 00058326	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058330	GOOG- ROWE- 00058330	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058334	GOOG- ROWE- 00058334	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058338	GOOG- ROWE- 00058338	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P46 (cont.)	GOOG- ROWE- 00058342	GOOG- ROWE- 00058342	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058346	GOOG- ROWE- 00058346	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058350	GOOG- ROWE- 00058350	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058354	GOOG- ROWE- 00058354	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058358	GOOG- ROWE- 00058358	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058362	GOOG- ROWE- 00058362	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P47	GOOG- ROWE- 00058315	GOOG- ROWE- 00058315	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058319	GOOG- ROWE- 00058319	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058323	GOOG- ROWE- 00058323	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058327	GOOG- ROWE- 00058327	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058331	GOOG- ROWE- 00058331	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

		T	T	T	Fed. R. Evid. 403 – there is no
Y	*	P47 (cont.)	GOOG- ROWE- 00058336	GOOG- ROWE- 00058336	dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058340	GOOG- ROWE- 00058340	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058345	GOOG- ROWE- 00058345	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058349	GOOG- ROWE- 00058349	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058353	GOOG- ROWE- 00058353	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058356	GOOG- ROWE- 00058356	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058361	GOOG- ROWE- 00058361	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058363	GOOG- ROWE- 00058363	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058367	GOOG- ROWE- 00058367	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058371	GOOG- ROWE- 00058371	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058373	GOOG- ROWE- 00058373	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P47 (cont.)	GOOG- ROWE- 00058375	GOOG- ROWE- 00058375	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058378	GOOG- ROWE- 00058378	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48	GOOG- ROWE- 00058314	GOOG- ROWE- 00058314	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058318	GOOG- ROWE- 00058318	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058322	GOOG- ROWE- 00058322	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058328	GOOG- ROWE- 00058328	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058332	GOOG- ROWE- 00058332	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058335	GOOG- ROWE- 00058335	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058339	GOOG- ROWE- 00058339	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058344	GOOG- ROWE- 00058344	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058347	GOOG- ROWE- 00058347	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

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Y	*	P48 (cont.)	GOOG- ROWE- 00058352	GOOG- ROWE- 00058352	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058357	GOOG- ROWE- 00058357	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058360	GOOG- ROWE- 00058360	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058364	GOOG- ROWE- 00058364	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058368	GOOG- ROWE- 00058368	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058370	GOOG- ROWE- 00058370	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058374	GOOG- ROWE- 00058374	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058377	GOOG- ROWE- 00058377	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058379	GOOG- ROWE- 00058379	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49	GOOG- ROWE- 00058316	GOOG- ROWE- 00058316	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058320	GOOG- ROWE- 00058320	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

					Fed. R. Evid. 403 – there is no
Y	*	P49 (cont.)	GOOG- ROWE- 00058324	GOOG- ROWE- 00058324	dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058329	GOOG- ROWE- 00058329	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058333	GOOG- ROWE- 00058333	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058337	GOOG- ROWE- 00058337	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058341	GOOG- ROWE- 00058341	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058343	GOOG- ROWE- 00058343	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058348	GOOG- ROWE- 00058348	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058351	GOOG- ROWE- 00058351	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058355	GOOG- ROWE- 00058355	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058359	GOOG- ROWE- 00058359	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058365	GOOG- ROWE- 00058365	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P49 (cont.)	GOOG- ROWE- 00058366	GOOG- ROWE- 00058366	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058369	GOOG- ROWE- 00058369	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058372	GOOG- ROWE- 00058372	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058376	GOOG- ROWE- 00058376	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058380	GOOG- ROWE- 00058380	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
	**	P50	GOOG- ROWE- 00056552	GOOG- ROWE- 00056555	

	**	P51	GOOG- ROWE- 00017568	GOOG- ROWE- 00017568	
Y	*	P52	GOOG- ROWE- 00059824	GOOG- ROWE- 00059829	This document should be deemed inadmissible for the reasons set forth in ECF 292 ¶ 1 (denying motion in part to permit evidence of "leveling decisions by Tariq Shaukat, whom Plaintiff alleges treated her in a discriminatory manner"). This document reflects another employee's out-of-court statements about the leveling process generally, and does not fall into that narrow universe of permissible evidence. On its face, the exhibit is clear that no leveling determination is being made—in fact, the potential candidate had not even interviewed.  Fed. R. Evid. 401, 403 –  Discussions concerning performance and leveling of an unrelated third-party is irrelevant to any of the challenged decisions regarding Plaintiff's leveling, no one on the email was involved in Plaintiff's challenged leveling decision, and its introduction will only serve to confuse and mislead the jury.
	**	P53	GOOG- ROWE- 00017583	GOOG- ROWE- 00017584	
	**	P54	GOOG- ROWE-P- 00001737	GOOG- ROWE-P- 00001737	

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	**	P55	GOOG- ROWE- 00017589	GOOG- ROWE- 00017591	
Y	*	P56	GOOG- ROWE- 00017594	GOOG- ROWE- 00017595	Fed. R. Evid. 401, 403 – Mr.  Vardaman did not participate in any compensation planning decisions, so his thoughts regarding compensation are irrelevant and will serve only to confuse or mislead the jury.
Y	*	P57	GOOG- ROWE- 00017998	GOOG- ROWE- 00018001	Fed. R. Evid. 801, 802 – statements made to an Employee Relations investigator are alleged out-of-court statements offered for their truth.
		P58	None	None	Exhibit intentionally left blank
	**	P59	GOOG- ROWE- 00017598	GOOG- ROWE- 00017598	
	**	P60	GOOG- ROWE- 00017599	GOOG- ROWE- 00017602	
	**	P61	GOOG- ROWE- 00017624	GOOG- ROWE- 00017632	
	**	P62	GOOG- ROWE- 00017634.R	GOOG- ROWE- 00017637.R	
	**	P63	GOOG- ROWE- 00017638	GOOG- ROWE- 00017638	

	**	P64	GOOG- ROWE- 00017639	GOOG- ROWE- 00017639	
	**	P65	GOOG- ROWE- 00056880	GOOG- ROWE- 00056889	
	**	P66	GOOG- ROWE- 00017642	GOOG- ROWE- 00017642	
	**	P67	GOOG- ROWE- 00017643	GOOG- ROWE- 00017643	
	**	P68	GOOG- ROWE- 00017644	GOOG- ROWE- 00017647	
	**	P69	GOOG- ROWE- 00017722.RR	GOOG- ROWE- 00017866.RR	
Y	*	P70	GOOG- ROWE- 00059939	GOOG- ROWE- 00059939	Fed. R. Evid. 801, 802 – the document consists solely of alleged out-of-court statements offered to prove the truth of the matter asserted ( <i>i.e.</i> , who an unrelated third-party who did not participate in any of the challenged decisions thought led the various industry verticals in Mr. Shaukat's organization); the fact that Mr. Shaukat is a recipient of the communication does not change that fact.
	**	P71	GOOG- ROWE- 00057023	GOOG- ROWE- 00057024	

**	P72	GOOG- ROWE- 00059967	GOOG- ROWE- 00059969	
**	P73	GOOG- ROWE- 00061580	GOOG- ROWE- 00061581	
	P74	P000707	P000709	Fed. R. Evid. 801, 802 – to the extent that Plaintiff seeks to introduce alleged out-of-court statements by Ms. Kuhn and "Jess" to prove the truth of the matters asserted.  Defendant asserts authenticity objections to portion of the document Bates labeled P000709 only.
*	P75	GOOG- ROWE- 00017663	GOOG- ROWE- 00017663	Fed. R. Evid. 801, 802 – to the extent that Plaintiff seeks to introduce the alleged out-of-court statement by "Stuart" to prove the truth of the matter asserted (i.e., the occurrence of a meeting).
**	P76	P000659	P000662	
	P76 (cont.)	P000752	P000753	Defendant objects solely on the grounds of authenticity.
**	P77	GOOG- ROWE- 00056890	GOOG- ROWE- 00056891	
**	P78	GOOG- ROWE- 00056906	GOOG- ROWE- 00056909	

	**	P79	GOOG- ROWE- 00017677	GOOG- ROWE- 00017679	
	**	P80	GOOG- ROWE- 00057053	GOOG- ROWE- 00057055	
	**	P81	GOOG- ROWE- 00017690	GOOG- ROWE- 00017690	
	**	P82	GOOG- ROWE- 00056682	GOOG- ROWE- 00056690	
Y	*	P83	GOOG- ROWE- 00060418	GOOG- ROWE- 00060418	Fed. R. Evid. 401, 403 – there is no evidence in the record that the email recipients were involved in any of the challenged decisions to be tried in this case; the introduction of this evidence will only confuse or mislead the jury, waste time, and is intended to harass.
Y		P84	P000683	P000683	Fed. R. Evid. 401, 403 – there is no evidence in the record that the recipient of the screen-shot chat message (which Defendant believes to be Leonard Law) was involved in any of the challenged decisions to be tried in this case; the introduction of this evidence will only confuse or mislead the jury and waste time.
	**	P85	GOOG- ROWE- 00056734	GOOG- ROWE- 00056736	

Y	*	P86	GOOG- ROWE- 00017873	GOOG- ROWE- 00017875	Fed. R. Evid. 106 – the document is incomplete when presented in redacted form, and Plaintiff should be required to use the document at D80.
Y	*	P87	GOOG- ROWE- 00017710.R	GOOG- ROWE- 00017712.R	Fed. R. Evid. 801, 802 – the document created by an unspecified author consists solely of alleged out-of-court statements to prove the truth of the matters asserted ( <i>i.e.</i> , the performance of those referenced in the document).
	**	P88	GOOG- ROWE- 00018014	GOOG- ROWE- 00018014	
	**	P89	GOOG- ROWE- 00018015	GOOG- ROWE- 00018015	
Y	*	P90	GOOG- ROWE- 00018558	GOOG- ROWE- 00018559	Fed. R. Evid. 401, 403 – there is no evidence in the record that Plaintiff sought, applied, or was considered for a role as a Technical Director on OCTO's Applied AI team; as such, the information is irrelevant to any of the challenged decisions to be tried, and its introduction serves only to confuse or mislead the jury, and waste time.
		P91	P000695	P000697	Fed. R. Evid. 801, 802 – this alleged reproduction of Mr. Breslow's LinkedIn profile is hearsay is offered to prove the truth of its contents.
	*	P92	GOOG- ROWE- 00060490	GOOG- ROWE- 00060495	Fed. R. Evid. 602 – Plaintiff has not identified a witness to lay the foundation for introduction of this document into evidence or speak to the purpose for which it was created.

	**	P93	GOOG- ROWE- 00019205	GOOG- ROWE- 00019208	
Y	*	P94	GOOG- ROWE- 00022669	GOOG- ROWE- 00022670	Fed. R. Evid. 401, 403 – the leveling policy document is dated 2019, two years after Plaintiff's challenged leveling decision. It therefore could not have been consulted or relied upon by any decision maker, and its introduction into evidence serves only to confuse and mislead the jury.
Y	*	P95	GOOG- ROWE- 00026916	GOOG- ROWE- 00026917	Fed. R. Evid. 401, 403 – the leveling policy document is dated 2019, two years after Plaintiff's challenged leveling decision. It therefore could not have been consulted or relied upon by any decision maker, and its introduction into evidence serves only to confuse and mislead the jury.
Y	*	P96	GOOG- ROWE- 00020117	GOOG- ROWE- 00020118	Fed. R. Evid. 401, 403 – Plaintiff does not assert that she should have been promoted to Level 9 in the manner contemplated by this policy document, and she is estopped from advancing that argument now. Therefore, the substance of this document is irrelevant to the claims at issue, and its introduction into evidence serves only to confuse or mislead the jury.
	**	P97	GOOG- ROWE- 00019740	GOOG- ROWE- 00019741	
	**	P98	GOOG- ROWE- 00019782	GOOG- ROWE- 00019786	

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	**	P99	GOOG- ROWE- 00030107	GOOG- ROWE- 00030112	
	**	P100	GOOG- ROWE- 00056764	GOOG- ROWE- 00056766	
	**	P101	GOOG- ROWE- 00060559	GOOG- ROWE- 00060562	
Y	*	P102	GOOG- ROWE- 00052135	GOOG- ROWE- 00052135	Fed. R. Evid. 401, 403 – the leveling policy document is dated 2020, three years after Plaintiff's challenged leveling decision. It therefore could not have been consulted or relied upon by any decision maker, and its introduction into evidence serves only to confuse and mislead the jury.
Y	*	P102B (SECOND P108)	GOOG- ROWE- 00052153	GOOG- ROWE- 00052153	Fed. R. Evid. 401, 403 – the leveling policy document is dated 2020, three years after Plaintiff's challenged leveling decision. It therefore could not have been consulted or relied upon by any decision maker, and its introduction into evidence serves only to confuse and mislead the jury.
	**	P103	GOOG- ROWE- 00053767	GOOG- ROWE- 00053767	
Y		P104	P000738	P000738	Fed. R. Evid. 401, 403 – the undated "article" about Plaintiff's alleged credentials has no bearing on the issues in this case, and there is no evidence that anyone at Google knew about or considered its contents when making any

				decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y	P104 (cont.)	P000739	P000746	Fed. R. Evid. 401, 403 – there is no evidence that anyone at Google knew about or considered the contents of this article when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	P104 (cont.)	P000747	P000748	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	P104 (cont.)	P000754	P000762	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y	P104 (cont.)	P000774	P000780	Fed. R. Evid. 401, 403 – the article about Plaintiff's alleged credentials has no bearing on the issues in this case, and there is no evidence that anyone at Google knew about or considered its contents when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.

		P104 (cont.)	P000781	P000786	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000787	P000791	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y		P104 (cont.)	P000792	P000793	Fed. R. Evid. 401, 403 – there is no evidence that anyone at Google knew about or considered the contents of this article when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	*	P104 (cont.)	P000800	P000802	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000808	P000813	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000814	P000824	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.

		P104 (cont.)	P000825	P000826	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000827	P000830	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000831	P000850	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y		P104 (cont.)	P000858	P000862	Fed. R. Evid. 401, 403 – there is no evidence that anyone at Google knew about or considered the contents of this article when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	*	P104 (cont.)	P000864	P000864	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000865	P000866	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y		P104 (cont.)	P000867	P000870	Fed. R. Evid. 401, 403 – there is no evidence that anyone at Google knew about or considered the contents of this article when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence

					serves only to confuse or mislead the jury, and waste time. Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out- of-court statements contained therein.
	**	P104 (cont.)	P000871	P000873	
	*	P104 (cont.)	P000876	P000879	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	*	P105	GOOG- ROWE- 00058542	GOOG- ROWE- 00058555	Google acknowledges that Judge Schofield ruled on the relevance of this exhibit in her Order on Defendant's motion <i>in limine</i> , but did not opine on the hearsay objections raised. (ECF 292 ¶ 2.) Fed. R. Evid. 801, 802 – the notes prepared during the investigation of the complaint consist solely of alleged out-of-court statements offered for the truth of the matters asserted.
	**	P106	GOOG- ROWE- 00060571	GOOG- ROWE- 00060573	
	**	P107	GOOG- ROWE- 00055391	GOOG- ROWE- 00055393	
Y	*	P108	GOOG- ROWE- 00056990	GOOG- ROWE- 00057014	Fed. R. Evid. 801, 802 – the notes prepared during the investigation of the complaint consist solely of alleged out-of-court statements offered for their truth.

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	**	P109	GOOG- ROWE-P- 00004556	GOOG- ROWE-P- 00004556	
	*	P110	GOOG- ROWE- 00055946	GOOG- ROWE- 00055998	Fed. R. Evid. 401, 403 – the document is irrelevant unless Plaintiff can show that this is the version of one of Google's workplace trainings taken by one of the relevant decision makers in the case.
	**	P111	GOOG- ROWE- 00056272	GOOG- ROWE- 00056273	
	*	P112	GOOG- ROWE- 00056868	GOOG- ROWE- 00056874	Fed. R. Evid. 801, 802 – the document consists of several alleged out-of-court statements offered to prove the truth of the matters asserted.
Y		P113	GOOG- ROWE- 00060591	GOOG- ROWE- 00060591	Fed. R. Evid. 401, 403 – the excel spreadsheet contains compensation information for Plaintiff's alleged comparators for years or partial years for which they indisputably performed roles other than L8 or L9 Technical Directors in OCTO, and Plaintiff has abandoned her claim that she is comparable to individuals who hold those other roles. The information is therefore irrelevant to her claims, and its introduction into evidence will serve to prejudice Defendant, or mislead and confuse the jury.  Fed. R. Evid. 1006 - To the extent Plaintiff offers a "summary" document of the excel spreadsheet in lieu of the actual document produced in discovery, the spreadsheet in question is not so voluminous that it cannot be conveniently examined at trial, and Plaintiff's "summary" is just as "voluminous" as the document she

					purports to summarize. Finally, Plaintiff has not identified a competent witness who prepared the "summary" for cross- examination. Should the Court admit the "summary" into evidence, Defendant respectfully requests that the underlying document also be admitted and the jury be given a cautionary instruction to carefully examine whether the chart is an accurate reflection of that underlying document.
Y	*	P114	GOOG- ROWE- 00058782	GOOG- ROWE- 00058782	Fed. R. Evid. 401, 403 – there is no evidence in the record that any witness at Google consulted this document when making any of the challenged decisions, and its introduction into evidence serves only to confuse or mislead the jury, or waste time.
	**	P115	GOOG- ROWE- 00060579.R	GOOG- ROWE- 00060590.R	
	**	P116	GOOG- ROWE- 00063078	GOOG- ROWE- 00063111	
Y	*	P117	GOOG- ROWE- 00062565	GOOG- ROWE- 00062596	Fed. R. Evid. 106 – the document is incomplete, and Mr. Eryurek's full hiring packet is available at D42.
	**	P118	GOOG- ROWE- 00056318.R	GOOG- ROWE- 00056346.R	
	**	P119	GOOG- ROWE- 00019097.R	GOOG- ROWE- 00019146.R	

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**	P120	GOOG- ROWE- 00061880	GOOG- ROWE- 00061904	
**	P121	GOOG- ROWE- 00062214	GOOG- ROWE- 00062241	
**	P122	GOOG- ROWE- 00053826.R	GOOG- ROWE- 00053832.R	
**	P122 (cont.)	GOOG- ROWE- 00053841.R	GOOG- ROWE- 00053847.R	
**	P122 (cont.)	GOOG- ROWE- 00053875.R	GOOG- ROWE- 00053878.R	
**	P122 (cont.)	GOOG- ROWE- 00053837.R	GOOG- ROWE- 00053840.R	
**	P123	GOOG- ROWE- 00056275	GOOG- ROWE- 00056275	
ጵጵ	P123 (cont.)	GOOG- ROWE- 00056312	GOOG- ROWE- 00056315	
**	P123 (cont.)	GOOG- ROWE- 00056287	GOOG- ROWE- 00056294	

**	P123 (cont.)	GOOG- ROWE- 00056276	GOOG- ROWE- 00056282	
**	P123 (cont.)	GOOG- ROWE- 00056303	GOOG- ROWE- 00056311	
**	P123 (cont.)	GOOG- ROWE- 00056283	GOOG- ROWE- 00056286	
**	P123 (cont.)	GOOG- ROWE- 00056295	GOOG- ROWE- 00056302	
**	P123 (cont.)	GOOG- ROWE- 00079130	GOOG- ROWE- 00079133	
**	P123 (cont.)	GOOG- ROWE- 00079321	GOOG- ROWE- 00079323	
**	P123 (cont.)	GOOG- ROWE- 00079317	GOOG- ROWE- 00079320	
**	P123 (cont.)	GOOG- ROWE- 00079382	GOOG- ROWE- 00079386	
**	P123 (cont.)	GOOG- ROWE- 00079175	GOOG- ROWE- 00079176	

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**	P123 (cont.)	GOOG- ROWE- 00079406	GOOG- ROWE- 00079407	
**	P123 (cont.)	GOOG- ROWE- 00082596	GOOG- ROWE- 00082603	
**	P123 (cont.)	GOOG- ROWE- 00082628	GOOG- ROWE- 00082636	
**	P123 (cont.)	GOOG- ROWE- 00082943	GOOG- ROWE- 00082949	
**	P123 (cont.)	GOOG- ROWE- 00082764	GOOG- ROWE- 00082771	
**	P124	GOOG- ROWE- 00053889.R	GOOG- ROWE- 00053890.R	
**	P124 (cont.)	GOOG- ROWE- 00053833.R	GOOG- ROWE- 00053835.R	
**	P124 (cont.)	GOOG- ROWE- 00053891.R	GOOG- ROWE- 00053894.R	
**	P124 (cont.)	GOOG- ROWE- 00053864.R	GOOG- ROWE- 00053868.R	

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**	P124 (cont.)	GOOG- ROWE- 00053852.R	GOOG- ROWE- 00053861.R	
**	P124 (cont.)	GOOG- ROWE- 00053901.R	GOOG- ROWE- 00053909.R	
**	P124 (cont.)	GOOG- ROWE- 00053885.R	GOOG- ROWE- 00053888.R	
**	P124 (cont.)	GOOG- ROWE- 00053879.R	GOOG- ROWE- 00053881.R	
**	P124 (cont.)	GOOG- ROWE- 00067197	GOOG- ROWE- 00067207	
**	P124 (cont.)	GOOG- ROWE- 00067208	GOOG- ROWE- 00067213	
**	P124 (cont.)	GOOG- ROWE- 00067233	GOOG- ROWE- 00067237	
**	P124 (cont.)	GOOG- ROWE- 00079027	GOOG- ROWE- 00079031	
**	P124 (cont.)	GOOG- ROWE- 00079104	GOOG- ROWE- 00079107	

**	P124 (cont.)	GOOG- ROWE- 00079095	GOOG- ROWE- 00079098	
**	P124 (cont.)	GOOG- ROWE- 00079099	GOOG- ROWE- 00079103	
**	P124 (cont.)	GOOG- ROWE- 00078984	GOOG- ROWE- 00078993	
**	P124 (cont.)	GOOG- ROWE- 00079145	GOOG- ROWE- 00079153	
**	P124 (cont.)	GOOG- ROWE- 00082556	GOOG- ROWE- 00082564	
**	P124 (cont.)	GOOG- ROWE- 00082565	GOOG- ROWE- 00082573	
**	P124 (cont.)	GOOG- ROWE- 00082574	GOOG- ROWE- 00082584	
**	P124 (cont.)	GOOG- ROWE- 00082585	GOOG- ROWE- 00082595	
**	P124 (cont.)	GOOG- ROWE- 00083158	GOOG- ROWE- 00083158	

**	P124 (cont.)	GOOG- ROWE- 00083159	GOOG- ROWE- 00083160	
**	P125	GOOG- ROWE- 00053811.R	GOOG- ROWE- 00053811.R	
**	P125 (cont.)	GOOG- ROWE- 00053803.R	GOOG- ROWE- 00053810.R	
**	P125 (cont.)	GOOG- ROWE- 00053812.R	GOOG- ROWE- 00053819.R	
**	P125 (cont.)	GOOG- ROWE- 00053798.R	GOOG- ROWE- 00053802.R	
**	P125 (cont.)	GOOG- ROWE- 00053820.R	GOOG- ROWE- 00053824.R	
**	P125 (cont.)	GOOG- ROWE- 00067168	GOOG- ROWE- 00067177	
**	P125 (cont.)	GOOG- ROWE- 00067178	GOOG- ROWE- 00067186	
**	P125 (cont.)	GOOG- ROWE- 00067187	GOOG- ROWE- 00067191	

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**	P125 (cont.)	GOOG- ROWE- 00067192	GOOG- ROWE- 00067196	
**	P125 (cont.)	GOOG- ROWE- 00082647	GOOG- ROWE- 00082648	
**	P125 (cont.)	GOOG- ROWE- 00082688	GOOG- ROWE- 00082688	
**	P125 (cont.)	GOOG- ROWE- 00082923	GOOG- ROWE- 00082928	
**	P125 (cont.)	GOOG- ROWE- 00082929	GOOG- ROWE- 00082933	
**	P126	GOOG- ROWE- 00017907	GOOG- ROWE- 00017913	
**	P126 (cont.)	GOOG- ROWE- 00017929	GOOG- ROWE- 00017933	
**	P126 (cont.)	GOOG- ROWE- 00017914	GOOG- ROWE- 00017918	
**	P126 (cont.)	GOOG- ROWE- 00017885	GOOG- ROWE- 00017890	

**	P126 (cont.)	GOOG- ROWE- 00017936	GOOG- ROWE- 00017941	
**	P126 (cont.)	GOOG- ROWE- 00017897	GOOG- ROWE- 00017906	
**	P126 (cont.)	GOOG- ROWE- 00017949	GOOG- ROWE- 00017957	
**	P126 (cont.)	GOOG- ROWE- 00017919	GOOG- ROWE- 00017919	
**	P126 (cont.)	GOOG- ROWE- 00017935	GOOG- ROWE- 00017935	
**	P126 (cont.)	GOOG- ROWE- 00056246	GOOG- ROWE- 00056251	
**	P126 (cont.)	GOOG- ROWE- 00079122	GOOG- ROWE- 00079124	
**	P126 (cont.)	GOOG- ROWE- 00079125	GOOG- ROWE- 00079126	
**	P126 (cont.)	GOOG- ROWE- 00079022	GOOG- ROWE- 00079022	

**	P126 (cont.)	GOOG- ROWE- 00079128	GOOG- ROWE- 00079129	
**	P126 (cont.)	GOOG- ROWE- 00079156	GOOG- ROWE- 00079161	
**	P126 (cont.)	GOOG- ROWE- 00079165	GOOG- ROWE- 00079168	
**	P126 (cont.)	GOOG- ROWE- 00082726	GOOG- ROWE- 00082731	
**	P126 (cont.)	GOOG- ROWE- 00082821	GOOG- ROWE- 00082827	
**	P126 (cont.)	GOOG- ROWE- 00082816	GOOG- ROWE- 00082820	
**	P126 (cont.)	GOOG- ROWE- 00082918	GOOG- ROWE- 00082922	
**	P126 (cont.)	GOOG- ROWE- 00083196	GOOG- ROWE- 00083196	
**	P127	GOOG- ROWE- 00067274	GOOG- ROWE- 00067274	

**	P127 (cont.)	GOOG- ROWE- 00067253	GOOG- ROWE- 00067256	
**	P127 (cont.)	GOOG- ROWE- 00067257	GOOG- ROWE- 00067264	
**	P127 (cont.)	GOOG- ROWE- 00067272	GOOG- ROWE- 00067272	
**	P127 (cont.)	GOOG- ROWE- 00067265	GOOG- ROWE- 00067271	
**	P127 (cont.)	GOOG- ROWE- 00067273	GOOG- ROWE- 00067273	
**	P127 (cont.)	GOOG- ROWE- 00067275	GOOG- ROWE- 00067281	
**	P127 (cont.)	GOOG- ROWE- 00079134	GOOG- ROWE- 00079134	
**	P127 (cont.)	GOOG- ROWE- 00079242	GOOG- ROWE- 00079242	
**	P127 (cont.)	GOOG- ROWE- 00079405	GOOG- ROWE- 00079405	

**	P127 (cont.)	GOOG- ROWE- 00079062	GOOG- ROWE- 00079063	
**	P127 (cont.)	GOOG- ROWE- 00079170	GOOG- ROWE- 00079174	
**	P127 (cont.)	GOOG- ROWE- 00079056	GOOG- ROWE- 00079061	
**	P127 (cont.)	GOOG- ROWE- 00082702	GOOG- ROWE- 00082603	
**	P127 (cont.)	GOOG- ROWE- 00082805	GOOG- ROWE- 00082815	
**	P127 (cont.)	GOOG- ROWE- 00082637	GOOG- ROWE- 00082646	
**	P127 (cont.)	GOOG- ROWE- 00082950	GOOG- ROWE- 00082955	
**	P127 (cont.)	GOOG- ROWE- 00083184	GOOG- ROWE- 00083184	
**	P127 (cont.)	GOOG- ROWE- 00083185	GOOG- ROWE- 00083185	

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**	P128	GOOG- ROWE- 00053862.R	GOOG- ROWE- 00053862.R	
**	P128 (cont.)	GOOG- ROWE- 00053863.R	GOOG- ROWE- 00053863.R	
**	P128 (cont.)	GOOG- ROWE- 00053848.R	GOOG- ROWE- 00053851.R	
**	P128 (cont.)	GOOG- ROWE- 00053882.R	GOOG- ROWE- 00053884.R	
**	P128 (cont.)	GOOG- ROWE- 00053869.R	GOOG- ROWE- 00053874.R	
**	P128 (cont.)	GOOG- ROWE- 00053895.R	GOOG- ROWE- 00053900.R	
**	P128 (cont.)	GOOG- ROWE- 00053825.R	GOOG- ROWE- 00053825.R	
**	P128 (cont.)	GOOG- ROWE- 00053836.R	GOOG- ROWE- 00053836.R	
**	P128 (cont.)	GOOG- ROWE- 00067225	GOOG- ROWE- 00067232	

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**	P128 (cont.)	GOOG- ROWE- 00067238	GOOG- ROWE- 00067246	
**	P128 (cont.)	GOOG- ROWE- 00067214	GOOG- ROWE- 00067218	
**	P128 (cont.)	GOOG- ROWE- 00067219	GOOG- ROWE- 00067224	
**	P128 (cont.)	GOOG- ROWE- 00079127	GOOG- ROWE- 00079127	
**	P128 (cont.)	GOOG- ROWE- 00079169	GOOG- ROWE- 00079169	
**	P128 (cont.)	GOOG- ROWE- 00082614	GOOG- ROWE- 00082627	
**	P128 (cont.)	GOOG- ROWE- 00082649	GOOG- ROWE- 00082661	
**	P128 (cont.)	GOOG- ROWE- 00082732	GOOG- ROWE- 00082739	
**	P128 (cont.)	GOOG- ROWE- 00082900	GOOG- ROWE- 00082908	

*	P129	GOOG- ROWE- 00053772.R	GOOG- ROWE- 00053773.R	Fed. R. Evid. 401, 403 – to the extent Plaintiff offers this document to demonstrate Mr. Breslow's compensation prior to the date on which she alleged he was given the Financial Services Vertical Lead role she sought, the information is irrelevant because Mr. Breslow was not hired as a Technical Director in OCTO, and therefore what Google paid Mr. Breslow in this role has no bearing on the issues to be tried. Its introduction into evidence serves only to confuse and mislead the jury.
**	P129 (cont.)	GOOG- ROWE- 00053774.R	GOOG- ROWE- 00053775.R	
**	P130	GOOG- ROWE- 00055386	GOOG- ROWE- 00055386	
**	P130 (cont.)	GOOG- ROWE- 00055389	GOOG- ROWE- 00055390	
**	P130 (cont.)	GOOG- ROWE- 00078246	GOOG- ROWE- 00078247	
**	P130 (cont.)	GOOG- ROWE- 00068458	GOOG- ROWE- 00068459	
**	P130 (cont.)	GOOG- ROWE- 00078273	GOOG- ROWE- 00078274	

	**	P131	GOOG- ROWE- 00053776.R	GOOG- ROWE- 00053777.R	
Y	*	P131 (cont.)	GOOG- ROWE- 00053778.R	GOOG- ROWE- 00053779.R	Fed. R. Evid. 401, 403 – Mr. Eryurek's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager beginning in August of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P131 (cont.)	GOOG- ROWE- 00053780.R	GOOG- ROWE- 00053781.R	Fed. R. Evid. 401, 403 – Mr. Eryurek's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager beginning in August of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P131 (cont.)	GOOG- ROWE- 00078263	GOOG- ROWE- 00078264	Fed. R. Evid. 401, 403 – Mr. Eryurek's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager beginning in August of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P131 (cont.)	GOOG- ROWE- 00078236	GOOG- ROWE- 00078237	Fed. R. Evid. 401, 403 – Mr. Eryurek's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager beginning in August of

					2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
	**	P132	GOOG- ROWE- 00053782.R	GOOG- ROWE- 00053782.R	
Y	*	P132 (cont.)	GOOG- ROWE- 00053783.R	GOOG- ROWE- 00053784.R	Fed. R. Evid. 401, 403 – Mr. Harteau's compensation at this point in time is irrelevant because he was indisputably performing the work of an Engineering Director supervising a team of Software Engineers beginning in September of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P132 (cont.)	GOOG- ROWE- 00053785.R	GOOG- ROWE- 00053786.R	Fed. R. Evid. 401, 403 – Mr. Harteau's compensation at this point in time is irrelevant because he was indisputably performing the work of an Engineering Director supervising a team of Software Engineers beginning in September of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
	**	P133	GOOG- ROWE- 00078071	GOOG- ROWE- 00078072	

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**	P133 (cont.)	GOOG- ROWE- 00078069	GOOG- ROWE- 00078070	
**	P133 (cont.)	GOOG- ROWE- 00083094	GOOG- ROWE- 00083095	
**	P133 (cont.)	GOOG- ROWE- 00083096	GOOG- ROWE- 00083096	
**	P133 (cont.)	GOOG- ROWE- 00083097	GOOG- ROWE- 00083098	
**	P134	GOOG- ROWE- 00017984	GOOG- ROWE- 00017985	
**	P134 (cont.)	GOOG- ROWE- 00017958	GOOG- ROWE- 00017959	
**	P134 (cont.)	GOOG- ROWE- 00078216	GOOG- ROWE- 00078217	
**	P134 (cont.)	GOOG- ROWE- 00078244	GOOG- ROWE- 00078245	
**	P134 (cont.)	GOOG- ROWE- 00078294	GOOG- ROWE- 00078295	

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**	P134 (cont.)	GOOG- ROWE- 00083067	GOOG- ROWE- 00083068	
**	P134 (cont.)	GOOG- ROWE- 00083069	GOOG- ROWE- 00083069	
**	P134 (cont.)	GOOG- ROWE- 00083070	GOOG- ROWE- 00083071	
**	P135	GOOG- ROWE- 00067249	GOOG- ROWE- 00067250	
**	P135 (cont.)	GOOG- ROWE- 00067251	GOOG- ROWE- 00067252	
**	P135 (cont.)	GOOG- ROWE- 00067247	GOOG- ROWE- 00067248	
**	P135 (cont.)	GOOG- ROWE- 00068466	GOOG- ROWE- 00068467	
**	P135 (cont.)	GOOG- ROWE- 00078292	GOOG- ROWE- 00078293	
**	P135 (cont.)	GOOG- ROWE- 00083046	GOOG- ROWE- 00083047	

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	**	P135 (cont.)	GOOG- ROWE- 00083048	GOOG- ROWE- 00083048	
	**	P135 (cont.)	GOOG- ROWE- 00083049	GOOG- ROWE- 00083050	
	**	P136	GOOG- ROWE- 00053787.R	GOOG- ROWE- 00053787.R	
	**	P136 (cont.)	GOOG- ROWE- 00053788.R	GOOG- ROWE- 00053789.R	
Y	*	P136 (cont.)	GOOG- ROWE- 00053790.R	GOOG- ROWE- 00053791.R	Fed. R. Evid. 401, 403 – Mr. Wilson's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager as of late 2019, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P136 (cont.)	GOOG- ROWE- 00068464	GOOG- ROWE- 00068465	Fed. R. Evid. 401, 403 – Mr. Wilson's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager as of late 2019, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.

Y	*	P137	GOOG- ROWE- 00060576	GOOG- ROWE- 00060578	Fed. R. Evid. 401, 403 – Mr. Breslow was not hired into the role of Technical Director in OCTO, but rather an unrelated position outside of OCTO. What Google paid him to perform that role is irrelevant to the issues to be tried, and its introduction into evidence serves only to mislead and confuse the jury, and waste time.
	**	P138	GOOG- ROWE- 00054163	GOOG- ROWE- 00054165	
	**	P139	GOOG- ROWE- 00054168	GOOG- ROWE- 00054170	
	**	P140	GOOG- ROWE- 00054161	GOOG- ROWE- 00054162	
	**	P141	GOOG- ROWE- 00078198	GOOG- ROWE- 00078202	
	**	P142	GOOG- ROWE- 00017920	GOOG- ROWE- 00017922	
	**	P143	GOOG- ROWE- 00064798	GOOG- ROWE- 00064800	
	**	P144	GOOG- ROWE- 00054166	GOOG- ROWE- 00054167	

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	**	P145	N/A	N/A	
	**	P146	N/A	N/A	
	*	P147	N/A	N/A	Fed. R. Evid. 801, 802 – this declaration offered by Diane Greene at an earlier point in the case is an out-of-court statement offered to prove the truth of its contents.
Y	*	P148	GOOG- ROWE- 00082407	GOOG- ROWE- 00082414	Fed. R. Evid. 401, 403 – any amounts paid to Mr. Shaukat upon his separation from employment with Google, and the terms of his severance agreement, have no bearing on the claims or defenses in this case. There is also no dispute that Mr. Shaukat will appear to testify at trial, and Google concedes that Plaintiff may ask Mr. Shaukat leading questions or otherwise treat him as an adverse witness. Therefore, there is no basis for the introduction of this confidential document into evidence, and it will only confuse the issues, waste time, or mislead the jury.
	**	P149	GOOG- ROWE- 00017533	GOOG- ROWE- 00017538	
	**	P150	GOOG- ROWE- 00056487	GOOG- ROWE- 00056488	

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** P151 GOOG- GOO ROWE- ROV 00054218 00054
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## Appendix B

## <u>Appendix B – Defendant's Proposed Exhibits</u>

Advanced Ruling Requested	Object?	Exhibit	BeginBates	EndBates	Basis of Objection
			GOOG-	GOOG-	
	**	D1	ROWE-	ROWE-	
			00017375.R	00017378.R	
	**	D2	P001586	P001586	
			GOOG-	GOOG-	
	**	D3	ROWE-	ROWE-	
			00017406	00017407	
			GOOG-	GOOG-	
	**	D4	ROWE-	ROWE-	
			00017410	00017411	
			GOOG-	GOOG-	
	**	D5	ROWE-	ROWE-	
			00017425	00017426	
			GOOG-	GOOG-	
		D6	ROWE-P-	ROWE-P-	
	**		00000821	00000821	
	4.4	D(	GOOG-	GOOG-	
		D6 (cont.)	ROWE-P-	ROWE-P-	
			00004550	00004552	
			GOOG-	GOOG-	
	**	D7	ROWE-	ROWE-	
			00017554	00017554	
			GOOG-	GOOG-	
	**	** D8	ROWE-P-	ROWE-P-	
			00001229	00001229	
			GOOG-	GOOG-	
	**	D9	ROWE-	ROWE-	
			00017555	00017557	
			GOOG-	GOOG-	
	**	D10	ROWE-	ROWE-	
			00017565.R	00017566.R	
			GOOG-	GOOG-	
	**	D11	ROWE-	ROWE-	
			00017568	00017568	
			GOOG-	GOOG-	
	**	D12	ROWE-	ROWE-	
			00017589	00017591	
			GOOG-	GOOG-	
	**	D13	ROWE-	ROWE-	
			00017598	00017598	

**	D14	P000102	P000102	
	DIT	GOOG-	GOOG-	
**	D15	ROWE-	ROWE-	
	D13	00017642	00017642	
		GOOG-	GOOG-	
**	D16	ROWE-	ROWE-	
	Dio	00017643	00017643	
		GOOG-	GOOG-	
**	D17	ROWE-	ROWE-	
	<b>D</b> 17	00018015	00018015	
		GOOG-	GOOG-	
**	D18	ROWE-	ROWE-	
	210	00030107	00030112	
		GOOG-	GOOG-	
**	D19	ROWE-	ROWE-	
		00053767	00053767	
		GOOG-	GOOG-	
**	D20	ROWE-	ROWE-	
		00060571	00060573	
		GOOG-	GOOG-	
**	D21	ROWE-	ROWE-	
		00055391	00055393	
		GOOG-	GOOG-	
**	D23	ROWE-	ROWE-	
		00060579.R	00060590.R	
		GOOG-	GOOG-	
**	D24	ROWE-	ROWE-	
		00063078	00063111	
		GOOG-	GOOG-	
**	D25	ROWE-	ROWE-	
		00056318.R	00056346.R	
		GOOG-	GOOG-	
**	D26	ROWE-	ROWE-	
		00019097.R	00019146.R	
	_	GOOG-	GOOG-	
**	D27	ROWE-	ROWE-	
		00061880	00061904	
ata 4	200	GOOG-	GOOG-	
**	D28	ROWE-	ROWE-	
	_	00062214	00062241	
**	D29	Plaintiff's 122	Plaintiff's 122	
	D29	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(Cont.)	00053826.R	00053832.R	

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	ale etc	D29	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		()	00053837.R	00053840.R	
			GOOG-	GOOG-	
	**	D30	ROWE-	ROWE-	
			00056312	00056315	
		D30	GOOG-	GOOG-	
	**		ROWE-	ROWE-	
		(cont.)	00056287	00056294	
		D30	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00056276	00056282	
		D30	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		(Cont.)	00056303	00056311	
		D30	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		(cont.)	00056283	00056286	
		D30	00030283	GOOG-	
	**		GOOG-		
	-11-	(cont.)	ROWE-82943	ROWE-	
		D20	0000	00082949	
		D30	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00082764	00082771	
		D30	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00079130	00079133	
		D30	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00079382	00079386	
			GOOG-	GOOG-	
	**	D31	ROWE-	ROWE-	
			00053833.R	00053835.R	
		D.C.1	GOOG-	GOOG-	
	**	D31	ROWE-	ROWE-	
		(cont.)	00053891.R	00053894.R	
			GOOG-	GOOG-	
	**	D31	ROWE-	ROWE-	
		(cont.)	00053852.R	00053861.R	
			GOOG-	GOOG-	
	**	D31			
	-11-	(cont.)	ROWE-	ROWE-	
		` ′	00053885.R	00053888.R	
	ala -t-	D31	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		(50111.)	00053885.R	00053888.R	

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	D31	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(cont.)	00067197	00067207	
	D31	GOOG-	GOOG-	
**		ROWE-	ROWE-	
	(cont.)	00067208	00067213	
	D31	GOOG-	GOOG-	
**		ROWE-	ROWE-	
	(cont.)	00079099	00079103	
	D21	GOOG-	GOOG-	
**	D31	ROWE-	ROWE-	
	(cont.)	00078984	00078993	
	504	GOOG-	GOOG-	
**	D31	ROWE-	ROWE-	
	(cont.)	00079145	00079153	
		GOOG-	GOOG-	
**	D32	ROWE-	ROWE-	
	232	00053803.R	00053810.R	
		GOOG-	GOOG-	
**	D32	ROWE-	ROWE-	
	(cont.)	00053820.R	00053824.R	
		GOOG-	GOOG-	
**	D33	ROWE-	ROWE-	
	טפט	00017907	00017913	
		GOOG-	GOOG-	
**	D33	ROWE-	ROWE-	
	(cont.)	00017967	00017971	
	D33	GOOG-	GOOG-	
**				
4-4-	(cont.)	ROWE-	ROWE-	
	D22	00017936	00017941	
**	D33	GOOG-	GOOG-	
ጥጥ	(cont.)	ROWE-	ROWE-	
	Daa	00017949	00017957	
ماد ماد	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	Daa	00017919	00017919	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082816	00082820	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082918	00082922	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082726	00082731	

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	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082821	00082827	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079122	00079124	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079128	00079129	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079156	00079161	
		GOOG-	GOOG-	
**	D34	ROWE-	ROWE-	
		00067253	00067256	
	D24	GOOG-	GOOG-	
**	D34	ROWE-	ROWE-	
	(cont.)	00067257	00067264	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00067272	00067272	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00067265	00067271	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00067273	00067273	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082950	00082955	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082637	00082646	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(331101)	00079242	00079242	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(00111.)	00079062	00079063	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(00111.)	00079056	00079061	
		GOOG-	GOOG-	
**	D35	ROWE-	ROWE-	
	כנע	00053848	00053851	
		00053646	00033631	

		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		(cont.)	00053869	00053874	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00053825.R	00053825.R	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067225	00067232	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067214	00067218	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00082732	00082739	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		()	00082900	00082908	
	**	D36			ONALLY LEFT BLANK
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^		D38	P001584	P001585	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – document concerns roles not at issue in this case; no evidence this document was considered/relied upon by any decision-maker
	**	D39	Solutions Consultant Job Ladder (Produced to Plaintiff without bates)		
	*	D40	GOOG- ROWE-P- 00000827	GOOG- ROWE-P- 00000828	Fed R. Evid. 801 (Hearsay) – Summary of Stuart Breslow's background as characterized by Tariq Shaukat offered for its truth
	**	D41	GOOG- ROWE- 00056975	GOOG- ROWE- 00056976	
	**	D42	GOOG- ROWE- 00061917	GOOG- ROWE- 00061966	

*	D43	GOOG- ROWE- 00063979	GOOG- ROWE- 00064012	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff; Fed. R. Evid. 801 (Hearsay) – out-of-court opinions about candidate's qualifications for the Technical Director role offered for their truth
*	D44	GOOG- ROWE- 00063516	GOOG- ROWE- 00063589	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff; Fed. R. Evid. 801 (Hearsay) – out-of-court opinions about candidate's qualifications for the Technical Director role offered for their truth
	D45	GOOG- ROWE- 00017721	GOOG- ROWE- 00017721	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes unattributed feedback and commentary from unknown source(s) offered for its truth
**	D46	GOOG- ROWE- 00019062	GOOG- ROWE- 00019062	

	**	D47	P000550	P000552	
	**	D48	GOOG- ROWE- 00058500	GOOG- ROWE- 00058500	
^		D49	GOOG- ROWE- 00062494	GOOG- ROWE- 00062499	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – document of unknown origin regarding Nicholas Harteau's ladder transfer is not relevant, and will prejudice, mislead and confuse the jury; Fed. R. Evid. 801 (Relevance, Prejudice) – out-of-court statements about Nicholas Harteau's performance and qualifications offered for their truth
^	*	D50	GOOG- ROWE- 00082724	GOOG- ROWE- 00082724	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D50	GOOG- ROWE- 00082973	GOOG- ROWE- 00082973	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative
۸	*	D50 (cont.)	GOOG- ROWE- 00082871	GOOG- ROWE- 00082876	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative
۸	*	D50 (cont.)	GOOG- ROWE- 00082672	GOOG- ROWE- 00082681	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative
۸	*	D50 (cont.)	GOOG- ROWE- 00082964	GOOG- ROWE- 00082969	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D50 (cont.)	GOOG- ROWE- 00082956	GOOG- ROWE- 00082963	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.

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^	*	D50 (cont.)	GOOG- ROWE- 00082881	GOOG- ROWE- 00082885	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D50 (cont.)	GOOG- ROWE- 00082790	GOOG- ROWE- 00082797	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D50 (cont.)	GOOG- ROWE- 00082689	GOOG- ROWE- 00082696	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D50 (cont.)	GOOG- ROWE- 00079140	GOOG- ROWE- 00079144	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
٨	*	D50 (cont.)	GOOG- ROWE- 00079004	GOOG- ROWE- 00079005	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D50 (cont.)	GOOG- ROWE- 00079000	GOOG- ROWE- 00079000	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D50 (cont.)	GOOG- ROWE- 00082697	GOOG- ROWE- 00082701	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51	GOOG- ROWE- 00082877	GOOG- ROWE- 00082880	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.

					Fed. R. Evid. 402, 403 (Relevance,
۸	*	D51 (cont.)	GOOG- ROWE- 00082725	GOOG- ROWE- 00082725	Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D51 (cont.)	GOOG- ROWE- 00082751	GOOG- ROWE- 00082763	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51 (cont.)	GOOG- ROWE- 00082887	GOOG- ROWE- 00082899	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51 (cont.)	GOOG- ROWE- 00082798	GOOG- ROWE- 00082800	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51 (cont.)	GOOG- ROWE- 00082713	GOOG- ROWE- 00082723	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
٨	*	D51 (cont.)	GOOG- ROWE- 00082854	GOOG- ROWE- 00082863	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
٨	*	D51 (cont.)	GOOG- ROWE- 00082662	GOOG- ROWE- 00082671	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51 (cont.)	GOOG- ROWE- 00082867	GOOG- ROWE- 00082870	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D51 (cont.)	GOOG- ROWE- 00082772	GOOG- ROWE- 00082781	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.

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^	*	D51 (cont.)	GOOG- ROWE- 00082801	GOOG- ROWE- 00082804	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51 (cont.)	GOOG- ROWE- 00082782	GOOG- ROWE- 00082789	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^		D52	GOOG- ROWE- 00063425	GOOG- ROWE- 00063428	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – document of unknown origin regarding Ben Wilson's ladder transfer is not relevant, and will prejudice, mislead and confuse the jury; Fed. R. Evid. 801 (Relevance, Prejudice) – out-of-court statements about Ben Wilson's performance and qualifications offered for their truth
	**	D53	GOOG- ROWE- 00054267	GOOG- ROWE- 00054267	
	**	D54	GOOG- ROWE- 00018551	GOOG- ROWE- 00018552	
	*	D55	GOOG- ROWE- 00059007	GOOG- ROWE- 00059012	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes unattributed feedback and commentary from unknown source(s) offered for its truth
	**	D56	P000729	P000733	
	**	D57	P000735	P000735	
	**	D58	GOOG- ROWE-P- 00000773	GOOG- ROWE-P- 00000775	
	**	D59	GOOG- ROWE- 00059673	GOOG- ROWE- 00059677	

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			GOOG-	GOOG-	
	**	D60	ROWE-	ROWE-	
			00017569	00017570	
			GOOG-	GOOG-	
	**	D61	ROWE-	ROWE-	
			00057020	00057020	
	*	D62	GOOG- ROWE- 00017533	GOOG- ROWE- 00017538	Fed R. Evid. 801 (Hearsay) – out-of- court statement about Plaintiff's fitness for the FSLV role being offered for its truth
			GOOG-	GOOG-	
	**	D63	ROWE-	ROWE-	
			00017717	00017720	
	*	D64	GOOG- ROWE- 00056972	GOOG- ROWE- 00056972	Fed R. Evid. 801 (Hearsay) – out-of- court statements offered for their truth, including double-hearsay statements about statements made by others, concerning the FSVL role
	*	D65	GOOG- ROWE- 00056487	GOOG- ROWE- 00056488	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes unattributed feedback and commentary from unknown source(s) offered for its truth
^	*	D66	GOOG- ROWE- 00053763	GOOG- ROWE- 00053763	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – document reflects a web tool that (a) Google stopped using 12/1/17 and (b) was not used for any leveling decision relevant to this case. Admission would prejudice, mislead and confuse jurors to draw incorrect/unsupported conclusions
	**	D67	GOOG- ROWE- 00018011	GOOG- ROWE- 00018013	

*	D68	GOOG- ROWE- 00065032	GOOG- ROWE- 00065090	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of a Technical Director candidate three years after Plaintiff's hire and protected complaints is not relevant as Plaintiff was not considered against this candidate, and admission will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes feedback and commentary offered for its truth
*	D69	GOOG- ROWE- 00064910	GOOG- ROWE- 00064968	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of a Technical Director candidate three years after Plaintiff's hire and protected complaints is not relevant as Plaintiff was not considered against them, and admission will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes feedback and commentary offered for its truth;
*	D70	GOOG- ROWE- 00055394.R	GOOG- ROWE- 00055418.R	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court opinions about candidate's qualifications for the VP-FS role offered for their truth

*	D71	GOOG- ROWE- 00062337	GOOG- ROWE- 00062344	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes feedback and commentary offered for its truth
	D72	GOOG- ROWE- 00063421	GOOG- ROWE- 00063424	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – candidate's resume offered for its truth
	D73	GOOG- ROWE- 00061871	GOOG- ROWE- 00061872	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – candidate's resume offered for its truth

	D74	GOOG- ROWE- 00082370	GOOG- ROWE- 00082372	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court statements concerning consideration process offered for their truth Further object because Google did not produce this document until November 17, 2022, over 1 ½ years after the close of discovery
**	D75	GOOG- ROWE- 00082367	GOOG- ROWE- 00082369	
	D76	GOOG- ROWE- 00082359	GOOG- ROWE- 00082366	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court statements concerning consideration process offered for their truth Further object because Google did not produce this document until November 17, 2022, over 1 ½ years after the close of discovery

D77	GOOG- ROWE- 00082356	GOOG- ROWE- 00082358	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court statements concerning consideration process offered for their truth Further object because Google did not produce this document until November 17, 2022, over 1 ½ years after the close of discovery
D78	GOOG- ROWE- 00082351	GOOG- ROWE- 00082355	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court statements concerning consideration process offered for their truth Further object because Google did not produce this document until November 17, 2022, over 1 ½ years after the close of discovery

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*	D79	GOOG- ROWE- 00078164	GOOG- ROWE- 00078169	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court opinions about candidate's qualifications for the VP-FS role offered for their truth
	D80	GOOG- ROWE- 00017873.R	GOOG- ROWE- 00017875.R	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes unattributed feedback and commentary from unknown source(s) offered for its truth
**	D81	GOOG- ROWE- 00060560	GOOG- ROWE- 00060562	
	D82	GOOG- ROWE- 00069067	GOOG- ROWE- 00069071	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.

D83	GOOG- ROWE- 00068834	GOOG- ROWE- 00068838	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D84	GOOG- ROWE- 00068890	GOOG- ROWE- 00068894	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D85	GOOG- ROWE- 00068703	GOOG- ROWE- 00068708	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D86	GOOG- ROWE- 00064541	GOOG- ROWE- 00064544	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.

D	<b>0</b> 87	GOOG- ROWE- 00068515	GOOG- ROWE- 00068518	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D	<b>0</b> 88	GOOG- ROWE- 00068946	GOOG- ROWE- 00068951	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D	<b>0</b> 89	GOOG- ROWE- 00068895	GOOG- ROWE- 00068900	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D	<b>9</b> 90	GOOG- ROWE- 00068797	GOOG- ROWE- 00068801	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.

 		T	T	1
	D91	GOOG- ROWE- 00069008	GOOG- ROWE- 00069015	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
	D92	GOOG- ROWE- 00068680	GOOG- ROWE- 00068683	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
	D93	GOOG- ROWE- 00068776	GOOG- ROWE- 00068779	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
	D94	GOOG- ROWE- 00068606	GOOG- ROWE- 00068610	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
**	D95	GOOG- ROWE- 00019996	GOOG- ROWE- 00019997	
**	D96	GOOG- ROWE- 00078369	GOOG- ROWE- 00078374	

	1	T	1	
		GOOG-	GOOG-	
**	D97	ROWE-	ROWE-	
		00078434	00078440	
		GOOG-	GOOG-	
**	D98	ROWE-	ROWE-	
		00078508	00078514	
		GOOG-	GOOG-	
**	D99	ROWE-	ROWE-	
		00078530	00078535	
		GOOG-	GOOG-	
**	D100	ROWE-	ROWE-	
		00078460	00078464	
		GOOG-	GOOG-	
**	D101	ROWE-	ROWE-	
		00078411	00078417	
		GOOG-	GOOG-	
**	D102	ROWE-	ROWE-	
	2102	00068214	00068254	
		00000211	0000022.	Fed. R. Evid. 402, 403 (Relevance,
				Prejudice) – evidence of
				compensation Google paid to OCTO
		GOOG-	GOOG-	Technical Directors at Level 8 has
*	D102	ROWE-	ROWE-	no bearing on Plaintiff's claims;
	(cont.)	00067314	00067348	Google did not consider other
		00007314	00007340	compensation decisions and the
				reasons for them when
				compensating Plaintiff.
				Fed. R. Evid. 402, 403 (Relevance,
				Prejudice) – evidence of
				compensation Google paid to OCTO
	D100	GOOG-	GOOG-	Technical Directors at Level 8 has
*	D102	ROWE-	ROWE-	no bearing on Plaintiff's claims;
	(cont.)	00068255	00068297	Google did not consider other
				compensation decisions and the
				reasons for them when
				compensating Plaintiff.
	7.00			
	D102			Fed. R. Evid. 402, 403 (Relevance,
	(cont.)			Prejudice) – evidence of
				compensation Google paid to OCTO
		GOOG-	GOOG-	Technical Directors at Level 8 has
*		ROWE-	ROWE-	no bearing on Plaintiff's claims;
		00067464	00067495	Google did not consider other
				compensation decisions and the
				reasons for them when
				compensating Plaintiff.

	1		Т	T	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067600	00067632	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067538	00067585	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067931	00067955	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00068171	00068213	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067282	00067313	
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
					compensation Google paid to OCTO
			GOOG-	GOOG-	Technical Directors at Level 8 has
	*		ROWE-	ROWE-	no bearing on Plaintiff's claims;
			00067349	00067365	Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
					compensation Google paid to OCTO
			GOOG-	GOOG-	Technical Directors at Level 8 has
	*		ROWE-	ROWE-	no bearing on Plaintiff's claims;
			00067392	00067432	Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
					compensation Google paid to OCTO
			GOOG-	GOOG-	Technical Directors at Level 7 or 8
	*		ROWE-	ROWE-	has no bearing on Plaintiff's claims;
			00067633	00067652	Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.
		D102	0000	G000	Fed. R. Evid. 402, 403 (Relevance,
		(cont.)	GOOG-	GOOG-	Prejudice) – evidence of
	*		ROWE-	ROWE-	compensation Google paid to OCTO
			00067729	00067743	Technical Directors at Level 7 or 8
<u> </u>		1	l	I	1 John Directors at Dever / 01 0

I	I				1 1 ' D1 ' ' ' CO 1 '
					has no bearing on Plaintiff's claims;
					Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
					compensation Google paid to OCTO
			GOOG-	GOOG-	Technical Directors at Level 8 has
	*		ROWE-	ROWE-	no bearing on Plaintiff's claims;
			00067685	00067728	Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
					compensation Google paid to OCTO
			GOOG-	GOOG-	Technical Directors at Level 8 has
	*		ROWE-	ROWE-	no bearing on Plaintiff's claims;
			00068298	00068332	Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
					compensation Google paid to OCTO
			GOOG-	GOOG-	Technical Directors at Level 8 has
	*		ROWE-	ROWE-	no bearing on Plaintiff's claims;
			00068333	00068366	Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.

## Appendix C

UNITED STATES I SOUTHERN DISTI				
ULKU ROWE,		Plaintiff,	:	10 G' - 0655 (I GB)
	-against-		: :	19 Civ. 8655 (LGS)
GOOGLE LLC,			:	<u>ORDER</u>
		Defendant,	:	
			: X	

### LORNA G. SCHOFIELD, District Judge:

WHEREAS, Defendant filed two motions in limine, and Plaintiff filed six motions in limine, one in the form of a letter motion. The motions are resolved as stated below. All references to rules refer to the Federal Rules of Evidence.

- 1. <u>Defendant's First MIL</u> (Dkt. No. 234). Defendant's motion to exclude evidence of "leveling determinations," outside of Level 8 and 9 Technical Directors in the Office of the CTO, is DENIED to the extent that Plaintiff may introduce evidence of (1) leveling decisions by Tariq Shaukat, whom Plaintiff alleges treated her in a discriminatory manner and (2) releveling decisions to illustrate that re-leveling was possible. This evidence is relevant under Rule 401 to show whether Plaintiff was treated in a discriminatory manner and with discriminatory intent. Defendant has not articulated any unfair prejudice or jury confusion, and any time spent on Defendants' contrary evidence is not wasted time and is outweighed by the probative value of the evidence. *See* Rule 403.
- Defendant's Second MIL (Dkt. No. 236). Defendant's motion to exclude evidence of other
  employees' complaints of alleged unfair treatment by Defendant is GRANTED in part and
  DENIED in part. Evidence concerning the following is excluded under Rule 403 as the

evidence has limited, if any, probative value and is likely to confuse the jury in a way that will prejudice Defendant: (1) the *Haggan* and *Ellis* class actions, which were settled and did not include Plaintiff within the class, (2) protests principally concerning sexual harassment, which is not at issue in this case, and the resulting 2018 walkout and (3) a gender complaint against Stuart Breslow that did not involve Plaintiff. Evidence of the following is permitted: (1) the December 2019 complaint of a Level 6 employee who was re-leveled to Level 7, to show that re-leveling was possible.

- 3. <u>Plaintiff's First MIL</u> (Dkt. No. 238). Plaintiff's motion to exclude evidence of other candidates for the FSVL role for which she was not hired is DENIED, as this evidence is part of the factual background relevant under Rule 401 to show whether Defendant acted with discriminatory or retaliatory intent.
- 4. <u>Plaintiff's Second MIL</u> (Dkt. No 240). Plaintiff's motion to exclude as hearsay evidence of oral feedback from interviewers is DENIED, as the evidence is offered for its effect on Defendant's hiring manager and not for the truth. *See* Rule 802. Plaintiff may submit a joint proposed limiting instruction to this effect at the time the evidence is presented.
- 5. <u>Plaintiff's Third MIL</u> (Dkt. No. 242). Plaintiff's motion to exclude evidence of other candidates for the VP-FS role for which she was not interviewed is DENIED, as the evidence is relevant under Rule 401 to whether Defendant acted with retaliatory intent, and Plaintiff has not been prejudiced by the timeliness (or not) of the production of related documents. *See* Rule 403.
- 6. <u>Plaintiff's Fourth MIL</u> (Dkt. No. 244). Plaintiff's motion to exclude evidence of leveling determinations of male L8 Directors is DENIED because it is relevant under Rule 401 to show whether Plaintiff, who was hired as a Technical Director as an L8, was treated less well

than similarly situated men, and whether Plaintiff was more like others hired at L8 than those

leveled at L9. For the same reason, the evidence will not confuse the jury with extraneous

and irrelevant information. See Rule 403.

7. Plaintiff's Fifth MIL (Dkt. No. 246). Plaintiff's motion to permit leading questions of

Defendant's employees as hostile witnesses is DENIED in part and GRANTED in part as

follows: Plaintiff may treat as hostile witnesses (1) Defendant's current employees because

Defendant does not object to Plaintiff's doing so, (2) Tariq Shaukat because Plaintiff accuses

him of discriminatory conduct that is in part the basis for this action and (3) any former

employee who at the time of trial is represented by defense counsel and who participates with

defense counsel in preparing their testimony. The motion is denied as to any remaining

employees. At least three weeks prior to the commencement of trial, defense counsel shall

identify for Plaintiff any former employees as to whom the motion is denied.

8. Plaintiff's Sixth MIL (Dkt. No. 289). Plaintiff's motion to preclude Defendant from calling

Dave Rensin as a witness is DENIED to the extent that Defendant may question Rensin

about (1) the TSC Job Ladder generally and what it represents, but not in reference to

Plaintiff or any other particular employee, and (2) any feedback from his interview of

Plaintiff that he provided to those who made her leveling decision, not to be offered for the

truth, but as information that was considered. As to item (2), Plaintiff may submit a joint

proposed limiting instruction at the time the evidence is presented.

The Clerk of Court is respectfully directed to close the motions at Dkt. No. 234, 236, 238, 240,

242, 244, 246 and 289.

Dated: January 13, 2023

New York, New York

LORNA G. SCHOFIE

UNITED STATES DISTRICT JUDGE

# Appendix D

## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

ULKU ROWE,

Plaintiff,

Civ. Action No. 19-cv-08655-JHR

v.

GOOGLE LLC,

Defendant.

#### **SECOND AMENDED JOINT PRETRIAL ORDER**

Pursuant to the Court's June 23, 2023 Scheduling Order (ECF No. 300), Plaintiff Ulku Rowe and Defendant Google LLC (collectively, the "Parties") in the above-captioned action submit to the Court for its approval the following <a href="Second">Second</a> Amended Joint Pre-Trial Order. <a href="The parties">The parties</a> amendments account for changes in witness availability as a result of the trial's <a href="adjournment to October 2023">adjournment to October 2023</a>. <a href="Pursuant to Rule 1(D)">Pursuant to Rule 1(D)</a> of the Court's Individual Rules, the <a href="parties submit a redline reflecting all changes against the First Amended Joint Pretrial Order">Determine the Pretrial Order</a> (ECF No. 304) as Exhibit D hereto.

#### A. FULL CAPTION OF THE ACTION

The full caption of this action is set forth above.

#### **B.** APPEARANCES

Plaintiff:

Cara E. Greene

Gregory S. Chiarello

Shira Z. Gelfand

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Defendant:

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#### C. SUBJECT MATTER JURISDICTION

As Plaintiff brought claims under federal statute, including Title VII of the Civil Rights Act of 1964, 42 U.S.C. §§2000e et seq., and the Equal Pay Act, as amended, 29 U.S.C. § 206(d), this Court had original jurisdiction of this matter pursuant to 28 U.S.C. § 1331. On August 31, 2021, Plaintiff voluntarily dismissed her federal claims with prejudice and the Court retained jurisdiction over the remaining New York State and City law claims. (*See* ECF No. 132).

#### D. SUMMARY OF CLAIMS

#### 1. Plaintiff's Claims

Plaintiff's asserted claims that remain to be tried are:

- a. Sex-based pay discrimination in violation of New York's Equal Pay Law (N.Y. Lab. L. § 194) (Count IV of Plaintiff's Second Amended Complaint);
- b. Gender discrimination in violation of the New York City Human Rights Law (N.Y.C. Admin. Code § 8-101 et seq.) (Count V of Plaintiff's Second Amended Complaint);
- c. Retaliation in violation of the New York City Human Rights Law (N.Y.C. Admin. Code § 8-101 et seq.) (Count VI of Plaintiff's Second Amended Complaint); and
- d. Retaliation in violation of New York's Equal Pay Law (N.Y. Lab. L. § 215) (Count VIII of Plaintiff's Second Amended Complaint).

#### 2. Defendant's Defenses

Defendant's affirmative defenses that remain to be tried are:

- a. To the extent Plaintiff can establish that she was denied equal pay for equal work under New York Labor Law § 194, such alleged unequal pay was lawful and not a violation of the New York Labor Law because it was pursuant to a differential based on any factor other than sex which is job-related and consistent with business necessity;
- b. Plaintiff cannot recover liquidated or punitive damages because at all times relevant to the Second Amended Complaint Defendant had in place a policy to prevent discrimination and retaliation in the workplace and made good faith efforts to implement and enforce that policy.
- c. Plaintiff may not recover liquidated damages because Defendant had a good faith basis to believe that its actions were in compliance with the law.

#### E. TRIAL OF THE CASE

The Parties believe that the issues in dispute can be tried in <u>\$10</u> trial days, and those issues will be tried by a jury.

#### F. CONSENT TO MAGISTRATE

The Parties do not consent to trial by a magistrate judge.

#### G. WITNESS LISTS

#### 1. Plaintiff's Witnesses

#### a. Plaintiff's Trial Witness List

Plaintiff identifies the following witnesses whom she may call live or by deposition at trial. Pursuant to the Court's Individual Rule and Procedure for Civil Cases 7.A.viii, Plaintiff provides the following list of trial witnesses she genuinely intends to call in her case-in-chief. This list is not a commitment that Plaintiff will call any particular witness at trial, or a representation that any of the witnesses listed are available or will appear for trial. If any witness is unavailable, Plaintiff reserves the right to use his or her deposition testimony or to call a

substitute witness. If any of the potential trial witnesses identified by Defendant fail to appear for trial, Plaintiff reserves the right to use their deposition testimony. Plaintiff also reserves the right to call at trial in their case: (1) any witnesses identified by Defendant on their witness list live or by deposition; (2) additional witnesses to provide foundation testimony should Defendant contest the authenticity or admissibility of any materials to be proffered at trial; and (3) additional witnesses not identified herein based upon any developments that may occur leading up to and/or during the course of the trial. Plaintiff also may call witnesses, including persons not listed herein, in their rebuttal to Defendant's case, or for impeachment or foundational purposes. Plaintiff further reserves the right to amend this list or to respond to issues raised by the Court's pretrial rulings. Other than the foregoing, Plaintiff does not anticipate the need for additional witnesses.

**Chart 1: Will Call** 

	Manner of		Estimated Length of
Witness Name	Appearance	Description of Testimony	Testimony
		Google's ER policies and practices; Ms.	
		Rowe's complaints and her role in	
		investigating those complaints; and other	
D ' 4 '1	τ.	facts and circumstances related to Ms.	1.1
Beaupain, April	Live	Rowe's claims in this lawsuit.	1 hour
		His qualifications and selection for the	
		FSVL role; his responsibilities, terms and	
		conditions, performance, and	
		compensation in his position(s) under	
		Tariq Shaukat; his work with Plaintiff; and	
Breslow, Stuart	Live	other facts and circumstances related to	.5 hours
Diesiow, Stuart	Live	Ms. Rowe's claims in this lawsuit.	.5 Hours
		His responsibilities, terms and conditions,	
		performance, and compensation in the	
		OCTO Director role; his work with Ms.	
		Rowe; his and Ms. Rowe's move to Mr.	
		Shaukat's organization; and other facts	
Eryurek, Evren Deposition and circumstances related		and circumstances related to Ms. Rowe's	.5 hours
Elyuick, Evicii	Deposition	claims in this lawsuit.	.J Hours

1		His background; Ms. Rowe's hiring, initial	
		leveling, and compensation decisions; Ms.	
		Rowe's performance in OCTO; Ms.	
		Rowe's consideration and qualifications	
		for the FSVL position; Ms. Rowe's work	
		in and transfer out of Mr. Shaukat's	
		organization; and other facts and	
Grannis, William	Live	circumstances related to Ms. Rowe's	.75 hours
		claims in this lawsuit.	
		His responsibilities, terms and conditions,	
		performance, and compensation in the	
		OCTO Director role; his work with Ms.	
		Rowe; and other facts and circumstances	
Harteau, Nicholas	Live	related to Ms. Rowe's claims in this	.5 hours
Trancau, Menoras	Live	lawsuit.	.5 Hours
		His knowledge of the lawsuit as indicated	
Kurian, Thomas	Live	in Exhibit P83	.25 hours
		Google's HR policies and practices; Ms.	
		Rowe's complaints and her role in	
		investigating those complaints; Ms.	
		Rowe's performance; and other facts and	
Lawrence, Melissa	Live	circumstances related to Ms. Rowe's	1 hour
Lawrence, Wenssa	Live	claims in this lawsuit.	1 Hour
		Google's HR policies and practices; Ms.	
		Rowe's complaints and his role in	
		investigating those complaints; and other	
Lucas, Kevin	Deposition	facts and circumstances related to Ms.	1 hour
Edeus, Revin	Deposition	Rowe's claims in this lawsuit.	1 Hour
		Plaintiff's economic damages, consistent	
Ostrofo Noro	Live	with Ms. Ostrofe's FRCP Rule 26 expert	.75 hours
Ostrofe, Nora	Live	disclosures.	./3 hours
		As the Plaintiff in this matter, Ms. Rowe	
		will testify to her work at Google and the	
Rowe, Ulku	Live	facts and circumstances supporting her claims in this lawsuit.	6 hours
110 0, 0 u	E110	Ms. Rowe and Mr. Breslow's	O HOURS
		consideration for the FSVL role; his	
		interactions with Ms. Rowe; and other	
		facts and circumstances related to Ms.	
Shaukat, Tariq	Live	Rowe's claims in this lawsuit.	3 hours
, 1		Ms. Rowe's role in OCTO and	
Stevens, Brian	Live	consideration for the FSVL role.	.5 hours
Stevens, Dilan	Live	Ms. Rowe's consideration for the FSVL	.5 Hours
		role; Ms. Rowe's consideration for the	
Vardaman, Stuart	Deposition	VP-FS Sales role; and other facts and	1.5 hours
vardaman, Stuart	Deposition	vi -1 5 Saics fore, and other facts and	1.5 HOUIS

		circumstances related to Ms. Rowe's claims in this lawsuit.	
Wilson, Benjamin	<del>Live</del> Dep <u>osition</u>	His responsibilities, terms and conditions, performance, and compensation in the OCTO Director role; his work with Ms. Rowe; his and Ms. Rowe's move to Tariq Shaukat's organization; and other facts and circumstances related to Ms. Rowe's claims in this lawsuit.	.5 hours
Corporate witness to be determined	Live	Authenticate and lay foundation for Exhibits P46, P47, P48, P49, P64, P86, P105, P108, P110, P112	.5 hours

**Chart 2: May Call** 

Witness Name	Manner of Appearance	Description of Testimony	Estimated Length of Testimony
Greene, Diane	Live	Testimony regarding a sworn declaration she signed in this matter.	.25 hours
Meadows, Casey	Live	Testimony regarding correspondence on which he was a sender or recipient	<u>.25 hours</u>
Murray, Megan	Live	Testimony regarding correspondence on which she was a sender or recipient.	.25 hours
Orr, Lisa	Live	Testimony regarding correspondence on which she was a sender or recipient.	.25 hours
Tessier, Ashley	Live	Testimony regarding correspondence on which she was a sender or recipient.	.25 hours

- Defendant objects to the identification of Thomas Kurian as a witness; his testimony should be excluded under Fed. R. Evid. 401 as irrelevant, and under Fed. R. Evid. 403 as likely to confuse the issues, mislead the jury, and result in undue delay and wasted time. There is no evidence that he was involved in any decisions in the case. Should one be necessary, Defendant plans to file a motionmove -in limine seekingat the pre-trial conference to exclude Mr. Kurian from testifying at trial.
- Plaintiff argues that she requested that Defendant stipulate to the authenticity and foundation of the document referenced with respect to Mr. Kurian, which would obviate

the need to call him, but since they would not, it necessitates him being called.

- Defendant objects to the identification of Diane Greene as a witness; her testimony regarding a signed declaration in this matter should be excluded under Fed. R. Evid. 401 as irrelevant, and under Fed. R. Evid. 403 as likely to confuse the issues, mislead the jury, and result in undue delay and wasted time. As Ms. Greene's declaration makes clear, she does not recall being involved in the challenged decisions, nor does she have any unique or additive information beyond what other witnesses can provide.
- Plaintiff argues that Diane Greene's declaration is admissible under Fed. R. Evid. 804
  and 807. Should Defendant maintain its hearsay objection with respect to the sworn
  declaration and the Court sustains the objection, Plaintiff seeks to call Ms. Greene as a
  rebuttal witness if necessary.

#### 2. Defendant's Witnesses

#### a. Defendant's Trial Witness List

The witnesses below are those Defendant genuinely intends to call in its case (first chart) and witnesses that Defendant "may call if the need arises" (second chart). Fed. R. Civ. P. 26(a)(3). This list is not a commitment that Defendant will call any particular witness at trial, or a representation that any of the witnesses listed are available or will appear for trial. Defendant has indicated that the witness will testify live below unless it has reason to believe as of the date of this filing that the witness will be unavailable for live testimony starting August 14October 4, 2023.

If any witness is or becomes unavailable, Defendant reserves the right to use his or her deposition testimony, to call a substitute witness, or make an application to the Court for that witness to testify remotely upon a showing of good cause. (ECF 280 (Order dated December 6, 2022).) If any of the trial witnesses identified by Plaintiff fail to appear for trial, Defendant

reserves the right to use their deposition testimony. Defendant also reserves the right to call at trial in its case: (1) any witnesses identified by Plaintiff on her witness list, live or by deposition; (2) additional witnesses to provide foundation testimony should Plaintiff contest the authenticity or admissibility of any materials to be proffered at trial; and (3) additional witnesses not identified herein based upon any developments that may occur leading up to and/or during the course of the trial. Defendant also may call witnesses, including persons not listed herein, for impeachment. Defendant further reserves the right to amend this list to respond to issues raised by the Court's pretrial rulings.

**Chart 1: Will Call** 

Witness Name	Anticipated Manner of Appearance	Description of Testimony	Estimated Length of Witness's Testimony
	••	His background and experience;	v
		hiring, leveling, job	
		responsibilities and	
		performance, and compensation	
		of Technical Directors in	
		OCTO, including Rowe;	
		development of industry	
		verticals within Google Cloud;	
		Rowe's transfer out of OCTO	
		and return to OCTO; Nicholas	
		Harteau's transfer out of OCTO	
		in 2018; and other facts and	
		circumstances pertaining to	
Grannis, William	Live	Rowe's claims and Google's	3.5 hours
		defenses.	
		His background and role at	
		Google; creation of the OCTO	
		function; hiring, leveling, and	
		job responsibilities of Technical	
		Directors in OCTO, including	
		Rowe; development of industry	
		verticals within Google Cloud;	
		Rowe's transfer out of OCTO;	
Stevens, Brian	Live	and other facts and	1.5 hours
		circumstances pertaining to	

		Paya's alaims and Gaagle's	
		Rowe's claims and Google's defenses.	
		His role as a recruiter; his	
		interactions with Rowe, hiring	
		managers, interviewees, and	
		other candidates for positions in	
		which Rowe expressed interest;	
		Google's recruiting practices;	
		and other facts and	
XX 1	<b>5</b> 0 1.1	circumstances pertaining to	1.51
Vardaman, Stuart	Deposition	Rowe's claims and Google's	1.5 hours
		defenses.	
		His background and role at	
		Google; development of	
		industry verticals within Google	
		Cloud; his decisions regarding	
		and interactions with Rowe; his	
		decisions and interactions	
		regarding other Google	
		employees and candidates for	
		positions on his team in Google	
		Cloud; and other facts and	
		circumstances pertaining to	
Shaukat, Tariq	Live	Rowe's claims and Google's	3 hours
		defenses.	
		Her background and role at	
		Google; her interactions with	
		Rowe and others concerning	
		Rowe; Google's Human	
		Resources processes; Human	
		Resources personnel and	
		support provided to OCTO;	
		hiring, leveling, and job	
		responsibilities of Technical	
		Directors in OCTO, including	
		Rowe; and other facts and	
		circumstances pertaining to	
Lawrence, Melissa	Live	Rowe's claims and Google's	1.5 hours
Lawrence, Melissa	LIVE	defenses.	1.5 110018
		His background and role at	
		Google; Google's compensation	
		processes and policies;	
		compensation determinations	
		concerning Rowe and her	
Humez, Christopher	Live	alleged comparators;	1.5 hours
, 1		discussions with Rowe and	

	I		
		others concerning Rowe's	
		hiring process; and other facts	
		and circumstances pertaining to	
		Rowe's claims and Google's	
		defenses.	
		His background and role at	
		Google; his interactions with	
		Rowe and others concerning	
		Rowe; Google's Human	
	Deposition if	Resources processes; Human	
	called to testify	Resources personnel and	
	August 14-18,	support provided to Tariq	
	<del>2023; Live if</del>	Shaukat's organization; and	
	called to testify	other facts and circumstances	
Lucas, Kevin	August 21-25,	pertaining to Rowe's claims and	1 hour
Lacus, Itevin	<del>2023</del> Live	Google's defenses.	1 11041
		Her background and role at	
		Google; her interactions with	
		Rowe and others concerning	
		_	
		Rowe; hiring and leveling of	
		Technical Directors in OCTO,	
	D (	including Rowe; Google's	
	Remote	recruiting practices; and other	
D 1' I 'C	testimony (ECF	facts and circumstances	1 7 1
Burdis, Jennifer	301)Deposition	pertaining to Rowe's claims and	1 <del>.5</del> hour <del>s</del>
		Google's defenses.	
		Her background and role at	
		Google; her interactions with	
		Rowe and others concerning	
		Rowe's internal complaints;	
		Google's Employee Relations	
		processes; and other facts and	
		circumstances pertaining to	
Beaupain, April	Live	Rowe's claims and Google's	0.75 hours
		defenses.	
		His background and role at	
		Google; hiring and leveling of	
		Technical Directors in OCTO;	
		Technical Solutions Consultant	
		job ladder; and other facts and	
		circumstances pertaining to	
Rensin, David	Live	Rowe's claims and Google's	1 hour
Romani, David	Live	defenses.	i iloui
	1	His background; his role at	
		Google; his work and	
Erwiral Evron	Denogition	performance; and other facts	1 hour
Eryurek, Evren	Deposition	performance, and other facts	i iloui

		and circumstances pertaining to	
		Rowe's claims and Google's	
		defenses.	
		His background; his role at	
		Google; his work and	
		performance; and other facts	
		and circumstances pertaining to	
Wilson, Benjamin	<u>Live</u> Deposition	Rowe's claims and Google's	1 hour
Wilson, Denjamin	<del>Live</del> Deposition	defenses.	1 Hour
		His background; his role at	
		Google; his work and	
		performance in OCTO; and	
		other facts and circumstances	
	<u>.</u> .	pertaining to Rowe's claims and	
<del>Jonathan Donaldson</del>	<del>Live</del>	Google's defenses.	<del>1 hour</del>
		His background; his role at	
		Google; his work and	
		performance in OCTO; and	
		other facts and circumstances	
		pertaining to Rowe's claims and	
Paul Strong	<del>Live</del>	Google's defenses.	<del>1 hour</del>
		His background; his role at	
		Google; his work and	
		performance; transfer outside of	
		OCTO in 2018; his submission	
		· ·	
		of a declaration in support of	
		Rowe's motion for summary	
		judgment; and other facts and	
NT 1 1 TT .	τ.	circumstances pertaining to	1.1
Nicholas Harteau	Live	Rowe's claims and Google's	1 hour
		defenses.	
		Her background and role at	
		Google; her interactions with	
		Rowe and others concerning	
		Rowe; her involvement in and	
	T ives an	decisions regarding the	
	Live or	selection of the Vice President	
	Remote	of Financial Services Sales from	
	testimony if the	among multiple candidates; and	
	circumstances	other facts and circumstances	
Kliphouse, Kirsten	require (ECF	pertaining to Rowe's claims and	1 hour
-	<del>301)</del>	Google's defenses.	
	301)	Her background and experience;	
	Live <del>or Remote</del>	correspondence and discussions	
	testimony if the	with Rowe during the hiring	
Krista Callaghan	circumstances	process; correspondence and	0.75 hours
	<del>en cumstances</del>	process, correspondence and	0.,0 -10 -12

	require (ECF	discussions with others	
	<del>301)</del>	concerning Rowe and recruiting	
		of Technical Directors in	
		OCTO; and other facts and	
		circumstances pertaining to	
		Rowe's claims and Google's	
		defenses.	
		His background; his role at	
		Google; his work and	
		performance in OCTO; and	
		other facts and circumstances	
Eric Schenk	Live	pertaining to Rowe's claims and	1 hour
Eric Schenk	Live	Google's defenses.	1 nour
		His background; his role at	
		Google; his work and	
		performance in OCTO; and	
		other facts and circumstances	
Coatt Danlaantlary	Live	pertaining to Rowe's claims and	1 hour
Scott Penberthy	Live	Google's defenses.	1 Hour
		Her background and role at	
		Google; Rowe's performance,	
		the contributions Rowe makes,	
		the influence Rowe has, and the	
		standards by which her	
		performance is assessed as an	
		L8; and other facts and	
		circumstances pertaining to	
Patricia Florissi	<u>Live</u>	Rowe's claims and Google's	<u>1 hour</u>
		<u>defenses.</u>	

**Chart 2: May Call** 

	Anticipated Manner of		Estimated Length of Witness's
Witness Name	Appearance	<b>Description of Testimony</b>	Testimony
Jess Swale (Murphy-True)	LiveRemote Testimony (application forthcoming)	Her background and experience at Google; interactions and correspondence with Rowe and others concerning Rowe; and other facts and circumstances pertaining to Rowe's claims and Google's defenses.	0.75 hours

		Her background and role at	
		Google; Rowe's performance,	
		the contributions Rowe makes,	
		the influence Rowe has, and the	
		standards by which her	
		<del>performance is assessed as an</del>	
		L8; and other facts and	
		eireumstances pertaining to	
Patricia Florissi	<del>Live</del>	Rowe's claims and Google's	<del>1 hour</del>
		<del>defenses.</del>	

- Plaintiff objects to Google's identification of Patricia Florissi as a witness; her testimony should be excluded under Rule Fed. R. Evid. 401 as irrelevant, and under Fed. R. Evid. 403 as likely to confuse the issues, mislead the jury, and result in undue delay and wasted time. This witness was not identified at any point during the discovery period and was only identified to Plaintiff within the last month. Thus, no pre-trial discovery has been taken. No other witnesses have testified that she was involved in the decisions that give rise to the claims or defenses in this case. Plaintiff therefore seeks to exclude Ms. Florissi from testifying at trial.
- Patricia Florissi is Plaintiff's direct supervisor, and has managed Plaintiff for over a year.

  Not only does Plaintiff have personal and direct knowledge of that fact, Plaintiff has no objection to the inclusion of Defendant's exhibit D98 (produced earlier in the case) making that supervisory relationship clear. (*See* Appendix B.) Moreover, Plaintiff seeks-damages for alleged pay discrimination from 2017 to the present. (*See* Section D.1.a. b. above and Section M. below.)—She alleges that (a) Google improperly hired her at Level 8 (L8) in the Office of the CTO, and (b) for the past 6+ years she in fact has performed work substantially equal to employees at level L9 (L9). Among Google's defenses are that (a) there are different expectations for L8 and L9 employees, and (b) Plaintiff has not been (and is not) performing work at an L9 level. William Grannis was Plaintiff's manager in OCTO from hire until Spring 2022, and both parties expect him to testify

regarding her work in OCTO and the standards against which that work has been evaluated. (*See* Section G.1.a.-b.) Ms. Florissi became Plaintiff's manager in Spring 2022, and she is expected to testify on those same topics for the time she has managed Plaintiff. Moreover, Plaintiff seeks damages for alleged pay discrimination from 2017 to the presentJuly 2023, and . (*See* Section D.1.a. b. above and Section M. below.)

Plaintiff's damages expert recently updated her estimates of economic loss to account for recent compensation decisions made by Google. (*See* Section D.1.a.-b. above and Section M. below.)

Ms. Florissi's testimony is relevant for the same reasons as Mr. Grannis's. It will not confuse the issues, mislead the jury or result in any undue delay or wasted time.

#### H. DEPOSITION DESIGNATIONS

- 1. The Parties' Designations for Their Respective Cases in Chief
  - a. Plaintiff's Designations:

#### Jennifer Burdis (Dec. 9, 2020)

<u>4:2-5</u>	<u>52:13-16</u>
<u>15:2-11</u>	<u>53:23-55:17</u>
<u>16:3-17:2</u>	<u>59:13-61:17</u>
<u>17:8-22</u>	<u>65:7-11</u>
<u>18:4-16</u>	90:21-91:5
<u>22:4-8</u>	<u>91:20-25</u>
<u>22:18-23:4</u>	<u>92:11-93:17</u>
23:9-25:13	<u>94:7-96:11</u>
<u>26:4-13</u>	96:22-97:9
<u>29:16-30:6</u>	100:2-101:14
<u>37:20-38:7</u>	<u>101:21-102:10</u>
<u>39:16-40:8</u>	<u>102:16-25</u>
<u>42:4-46:6</u>	103:17-21
<u>51:9-11</u>	

Defendant has indicated that Ms. Burdis will be appearing remotely. If she does not, Plaintiff will make deposition designations for her testimony.

Tariq Shaukat (Oct. 15, 2022)

Defendant has indicated that Mr. Shaukat will be appearing live. If he does not, Plaintiff will make deposition designations for his testimony.

## Brian Stevens (Nov. 13, 2020)

Defendant has indicated that Mr. Stevens will be appearing live. If he doesnot, Plaintiff will make deposition designations for his testimony.

## Evren Eryurek (Dec. 3, 2020)

<u>5:17-5:20</u>	<u>56:2-56:8</u>
<u>17:9-17:18</u>	<u>57:2-62:3</u>
<u>21:2-21:15</u>	<u>63:6-67:14</u>
<u>22:3-22:20</u>	67:15-69:12
<u>23:21-24:14</u>	<u>70:9-71:13</u>
<u>24:24-25:21</u>	<u>71:25-72:9</u>
<u>27:14-28:19</u>	<u>75:7-77:3</u>
<u>30:4-31:5</u>	<u>88:15-92:5</u>
<u>32:3-32:5</u>	93:9-95:12
<u>32:18-35:15</u>	96:23-97:20
<u>38:6-38:23</u>	<u>98:3-99:14</u>
<u>38:24-40:7</u>	100:3-101:8
<u>40:8-42:22</u>	<u>114:16-114:23</u>
44:6-44:9	121:8-121:16
45:25-46:17	<u>127:6-128:4</u>

## Stuart Vardaman (Nov. 17, 2020)

5:11-5:19	<del>78:21-79:22</del>
17:4-17:25	<del>85:10-87:9</del>
20:23-22:3	
24:14-27:18	<del>88:7-88:25</del>
32:17-34:12	91:11-92:17
34:23-38:17	92:18-93:4
40:6-45:12	94:4-95:4
46:3-48:8	95:18-97:10
49:22-54:21	99:12-100:5
55:6-59:12	100:17-102:2
59:22-62:22	106:4-115:23
65:8-74:15	116:6-118:21
75:4-75:6	118:23-119:23
76:15-78:12	124:24-130:18
78:21-79:22	130:21-131:22
85:10-87:9	132:9-133:18
88:7-88:25	

## Cause 11:119 cov 4086655 JHHR Domoumentt301/0Fileide 67/19/1/2/2/2Pagen 45 4/6926 253

134:8-135:22	142:5-142:20
135:24-136:10	142:25-145:23
137:10-141:9	150:16-152:3

## Benjamin Wilson (Dec. 2, 2020)

Defendant has indicated that Mr. Wilson will be appearing live. If he does not,

Plaintiff will make deposition designations for his testimony.

86:16-89:24
90:23-93:14
<u>93:23-25</u>
<u>94:6-98:9</u>
102:15-104:18
<u>105:20-108:5</u>
<u>109:4-112:6</u>
113:3-114:21
117:23-118:19
127:2-10
145:23-147:22
<u>148:2-9</u>
<u>167:7-168:7</u>
<u>169:5-7</u>
169:15-170:9
171:20-173:17

## Evren Eryurek (Dec. 3, 2020)

<del>5:17-5:20</del>	<del>56:2-56:8</del>
<del>17:9-17:18</del>	<del>57:2-62:3</del>
<del>21:2-21:15</del>	<del>63:6-67:14</del>
<del>22:3-22:20</del>	<del>67:15-69:12</del>
<del>23:21-24:14</del>	<del>70:9-71:13</del>
<del>24:24-25:21</del>	<del>71:25-72:9</del>
<del>27:14-28:19</del>	<del>75:7-77:3</del>
<del>30:4-31:5</del>	<del>88:15-92:5</del>
<del>32:3-32:5</del>	<del>93:9-95:12</del>
<del>32:18-35:15</del>	<del>96:23-97:20</del>
<del>38:6-38:23</del>	<del>98:3-99:14</del>
<del>38:24-40:7</del>	<del>100:3-101:8</del>
<del>40:8-42:22</del>	<del>114:16-114:2</del> :
44:6-44:9	<del>121:8-121:10</del>
<del>45:25-46:17</del>	<del>127:6-128:4</del>

## **Kevin Lucas (Oct. 27, 2020)**

4 <del>:2-4:6</del>	<del>192:20-194:6</del>
<del>19:3-19:20</del>	<del>194:17-196:23</del>
<del>55:13-58:11</del>	<del>195:5-204:8</del>
<del>80:22-81:2</del>	<del>203:14-203:18</del>
<del>81:13-81:15</del>	<del>204:9-205:19</del>
<del>81:23-86:5</del>	<del>212:9-214:8</del>
<del>89:7-91:19</del>	<del>214:24-216:5</del>
<del>158:5-159:2</del>	<del>223:10-225:15</del>
<del>168:13-171:16</del>	<del>228:16-228:20</del>
182:19-183:24	<del>229:7-234:23</del>
188:19-189:23	

## b. Defendant's Designations:

## Jennifer Burdis (Dec. 9, 2020)

10:22-25	53:23-55:14
11:6-24	55:19-56:4
<u>13:17-14:16</u>	<u>60:18-25</u>
<u>15:2-5</u>	<u>61:18-63:16</u>
<u>16:3-17:2</u>	<u>64:7-16</u>
<u>29:16-30:6</u>	<u>69:7-70:3</u>
<u>31:24-32:14</u>	<u>71:21-73:3</u>
<u>39:21-40:17</u>	<u>73:20-74:7</u>
<u>41:2-42:3</u>	<u>74:23-77:21</u>
<u>47:11-48:11</u>	<u>78:25-81:20</u>
<u>48:18-49:2</u>	<u>88:3-12</u>
<u>49:12-19</u>	<u>90:11-23</u>
<u>51:2-4</u>	<u>91:20-25</u>
52:17-53:3	

## Evren Ervurek (Dec. 3, 2020)

12:17 - 17:8	71:14 - 24
21:2 - 22:24	80:12 - 83:4
23:21 - 25:21	86:18 - 21
26:10 - 17	91:5 - 22
27:14 - 28:19	108:10 - 110:4
36:22 - 37:17	112:6 - 21
46:18 - 47:23	113:10 - 114:2
50:3 - 51:11	124:8 - 13
53:6 - 10	125:14 - 127:5
61:21 - 62:3	

## Benjamin Wilson (Dec. 2, 2020)

13:15-14:2	48:12-20
14:10-15:17	48:22-49:3
15:21-17:3	49:5-12
17:19-20	49:14-22
17:22-18:12	<u>51:7-10</u>
<u>19:13-16</u>	<u>51:12-53:2</u>
<u>19:19-20:24</u>	<u>53:9-17</u>
<u>21:5-18</u>	<u>54:3-55:15</u>
21:22-22:19	<u>63:4-25</u>
<u>24:15-22</u>	<u>65:8-22</u>
<u>24:24-26:14</u>	<u>69:16-18</u>
<u>26:24-27:06</u>	<u>69:25-71:24</u>
<u>29:2-30:17</u>	<u>72:2-7</u>
<u>30:19-31:8</u>	<u>72:9-11</u>
<u>31:10-19</u>	<u>72:13-24</u>
<u>31:21-24</u>	<u>73:2-12</u>
<u>32:3-4</u>	<u>73:14-74:14</u>
<u>32:7-16</u>	<u>75:2-76:12</u>
<u>32:18-33:14</u>	<u>90:23-91:6</u>
<u>33:16</u>	<u>99:3-10</u>
<u>35:20-36:7</u>	<u>101:3-23</u>
<u>38:12-39:22</u>	<u>102:15-17</u>
<u>40:7-21</u>	<u>102:19-25</u>
<u>41:5-14</u>	<u>104:19-105:12</u>
<u>41:18-24</u>	108:22-109:23
<u>42:12-17</u>	<u>112:7-11</u>
45:14-24	112:17-114:14
46:5-24	118:20-119:19
<u>47:2-6</u>	<u>127:2-10</u>
47:11-22	<u>135:21-136:18</u>
<u>48:8-10</u>	<u>153:7-154:9</u>

## Kevin Lucas (Oct. 27, 2020)

<del>22:20 - 25:15</del>	<del>165:13 168:12</del>
<del>26:6 - 26:17</del>	<del>193:5 - 196:23</del>
<del>31:4 - 15</del>	<del>220:2 - 222:10</del>
<del>115:6 18</del>	<del>223:10 - 24</del>

## 2. The Parties' Counter-Designations

## a. Plaintiff's Counter-Designations:

## Jennifer Burdis (Dec. 9, 2020)

<u>11:2-5</u>	77:22-78:24
14:17-22	81:21-82:10
49:20-25	82:15-18
63:21-64:6	<u>89:3-17</u>
<u>70:4-21</u>	91:6-19
<u>74:8-12</u>	97:10-23

## Evren Eryurek (Dec. 3, 2020)

53:19-54:10 55:3-55:5

#### Stuart Vardaman (Nov. 17, 2020)

17:2-17:3 82:8-83:4 121:3-121:14 122:7-122:11

## Evren Eryurek (Dec. 3, 2020)

53:19-54:10 55:3-55:5

## **Kevin Lucas (Oct. 27, 2020)**

<del>28:23-30:21</del>	<del>222:11-222:13</del>
<del>198:5-205:19</del>	225:16-225:24

## Benjamin Wilson (Dec. 2, 2020)

<u>26:15-23</u> <u>136:19-137:3</u>

## b. Defendant's Counter-Designations:

Defendant reserves the right to make an application for witnesses to testify remotely should they become unavailable for live testimony at trial. (ECF 280 (Order dated December 6, 2022).) Should each of the below witnesses be available to testify live or remotely at trial, introduction of their deposition

testimony is unnecessary. If the witnesses are or become unavailable for trial,

Defendant counter designates the following portions of their deposition testimony.

## Jennifer Burdis (Dec. 9, 2020)

<u>28:3-22</u>

## Evren Eryurek (Dec. 3, 2020)

<u>42:19 - 43:17</u>	<u>67:15-69:12</u>
<u>44:10 - 23</u>	<u>73:16 - 74:14</u>
45:17 - 24	<u>74:15 - 18</u>
48:3 - 49:21	77:4 - 78:3
52:14 - 53:5	

## Stuart Vardaman (Nov. 17, 2020)

12:2-12:25	90:7-91:10
13:9-14:19	97:6-97:17
14:20-16:25	98:8-98:22
18:13-20:22	102:3-103:15
24:5-24:15	119:24-121:2
48:9-48:12	121:15-122:3
62:23-63:21	122:12-122:25
79:23-80:12	141:10-142:4
80:20-82:7	146:15-148:9
89:2-89:10	149:18-150:12

## Evren Ervurek (Dec. 3, 2020)

<del>42:19 - 43:17</del>	67:15-69:12
<del>44:10 - 23</del>	<del>73:16 - 74:14</del>
<del>45:17 - 24</del>	<del>74:15 - 18</del>
<del>48:3 - 49:21</del>	<del>77:4 - 78:3</del>
<u>52·14 - 53·5</u>	

## Kevin Lucas (Oct. 27, 2020)

<del>20:13-22:8</del>	<del>86:6 - 87:12</del>
61-2-23	19/11/ 196.3

<del>67:22 - 68:23</del>	<del>203:19-204:8</del>
80.22 - 81.17	

# Benjamin Wilson (Dec. 2, 2020)

<u>11:7-13</u>	<u>67:6-8</u>
<u>58:19-59:11</u>	84:5-17
60:24-61:13	

Defendant reserves all rights to designate additional testimony after the Court rules on outstanding pre-trial motions.

# 3. The Parties' Objections to Designated Testimony

# a. Plaintiff's Objections:

# Stuart Vardaman (Nov. 17, 2020)

<b>Designated Testimony</b>	Objection
79:23-80:12	Fed. R. Evid. 802 (hearsay) – the witness is
	testifying about out of court statements made by
	others, which are being offered for the truth of the
	matter asserted.
80:20-82:7	Fed. R. Evid. 802 (hearsay) – the witness is
	testifying about out of court statements made by
	him and others, which are being offered for the
	truth of the matter asserted. This testimony also
	relates to Plaintiff's 2 <sup>nd</sup> Motion in Limine (ECF
	No. 241)
90:7-91:10	Fed. R. Evid. 802 (hearsay) – the witness is
	testifying about out of court statements he made,
	which are being offered for the truth of the matter
	asserted. This testimony also relates to Plaintiff's
	2 <sup>nd</sup> Motion in Limine (ECF No. 241)
97:6-97:17	Fed. R. Evid. 802 (hearsay) – the witness is
98:8-98:22	testifying about out of court statements made by
	him and others, which are being offered for the
	truth of the matter asserted. This testimony also
	relates to Plaintiff's 2 <sup>nd</sup> Motion in Limine (ECF
	No. 241)

146:15-148:9	Fed. R. Evid. 802 (hearsay) – the witness is
	testifying about out of court statements made by
	him and others, which are being offered for the
	truth of the matter asserted. This testimony also
	relates to Plaintiff's 2 <sup>nd</sup> Motion in Limine (ECF
	No. 241)
149:18-150:12	Fed. R. Evid. 401 (relevance) – this witness is
	testifying regarding a position that is not in dispute
	in this lawsuit.

### **Kevin Lucas (Oct. 27, 2020)**

Plaintiff objects to all of Defendant's designations and counter-designations, as he is not unavailable within the definition of Fed. R. Evid 32(a)(4), and because is a current employee and Google's designated corporate witness, he is in Google's control and Google is obligated to produce him at trial.

Defendant's position is that Mr. Lucas is available to testify live on Monday

August 21, 2023. Since it is clear the trial will continue until this date, Google sees no
reason that his testimony be presented via deposition at an earlier point in the trial.

## Jennifer Burdis (Dec. 9, 2020)

<b>Designated Testimony</b>	<b>Objection</b>
<u>11:6-8</u>	Fed. R. Evid. 403 (prejudice) – whether
	the witness understands if she is accused
	of wrongdoing is irrelevant to the issues
	to be tried, and its introduction into
	evidence would serve only to confuse or
	mislead the jury

## Benjamin Wilson (Dec. 2, 2020)

<b>Designated Testimony</b>	<b>Objection</b>
<u>153:7-9</u>	Fed. R. Evid. 402, 403 (Relevance,
	<u>Prejudice</u> ) – testimony regarding Ben
	Wilson's ladder transfer to the product
	manager role is not relevant, and
	will prejudice, mislead and confuse the
	jury.

# b. Defendant's Objections:

# Jennifer Burdis (Dec. 9, 2020)

<b>Designated Testimony</b>	<b>Objection</b>
<u>4:2-5</u>	The designated text is not testimony.
<u>37:20-38:7</u>	To the extent that counsel is relying on this
<u>39:16-40:8</u>	testimony to authenticate the document in
42:4-44:3	question, P102B, Defendant objects on the
	grounds of Fed. R. Evid. 602 (lacks foundation) -
	the witness testified that she was not familiar with
	the document and had not seen it before (Tr. 37:20
	- 38:11). Defendant objects to the introduction of
	the exhibit referenced in this testimony as
	irrelevant and prejudicial pursuant to Fed. R. Evid.
	401 (relevance) and 403(prejudice).
	Defendant has no objection to the question and
	answer at 39:21-40:8.
<u>44:21-46:6</u>	Fed. R. Evid. 401 (relevance), 403 (prejudice), 701
	(lay opinion testimony based on hypotheticals) -
	counsel poses vague and ambiguous questions
	about "any role" at Google; this case is not about
	"any role," and counsel has not established a
	foundation that these hypotheticals accurately
	reflect the facts of the case.
<u>92:11-93:17</u>	Fed. R. Evid. 801, 802 (hearsay) - the witness is
	being questioned about notes created and prepared
	by someone else that contain out of court
	statements offered for their truth.
94:7-94:12	Fed. R. Evid. 801, 802 (hearsay) - the witness is
<u>95:14-95:25</u>	being questioned about notes created and prepared
	by someone else that contain out of court
	statements offered for their truth.
<u>96:22-97:9</u>	Fed. R. Evid. 801, 802 (hearsay) - the witness is
	being questioned about notes created and prepared
	by someone else that contain out of court
	statements offered for their truth.
<u>100:2-101:14</u>	Fed. R. Evid. 801, 802 (hearsay) - the witness is
	being questioned about notes created and prepared
	by someone else that contain out of court
	statements offered for their truth.

# Stuart Vardaman (Nov. 17, 2020)

<b>Designated Testimony</b>	Objection
5:11-5:19	The designated text is not testimony.

150150	T 1 P T 11 401 ( 1 ) 1 1 1 1
17:2-17:3	Fed. R. Evid. 401 (relevance) – the witness's
	employer at the time of his deposition is irrelevant
	to the issues to be tried.
	Fed. R. Evid. 403 (prejudice) – the witness was
	employed by Google at the time he was deposed in
	2020, but is no longer employed by Google and
	will not be on the date of trial. The designated
	testimony is misleading to the jury unless they are
	told at the time of trial that the witness is a former
46.2.46.2	employee.
46:3-46:3	Fed. R. Evid. 106 (completeness) – designated
	testimony does not include the question posed or
	the preceding questions, which contextualize the
	answer.
46:25-47:11	Fed. R. Evid. 801, 802 (hearsay) – the witness is
	being asked about notes taken by someone other
	than himself, which are being offered for the truth
	of their contents.
59:22-61:4	Fed. R. Evid. 801, 802 (hearsay) – the witness (or
	counsel) is reading from an email that contains an
	out-of-court statement offered for the truth of what
	Mr. Stevens allegedly said about Plaintiff's
	candidacy for the Financial Services Vertical Lead
	position.
65:8-66:8	
03.8-00.8	Fed. R. Evid. 801, 802 (hearsay) – the witness is
	reading from an email that contains an out-of-
	court statement offered for the truth of the matter
106 4 107 10	asserted
106:4-107:18	Fed. R. Evid. 801, 802 (hearsay) – the witness is
111:10-20	reading from an email that contains an out-of-
	court statement offered for the truth of the matter
	asserted
125:3-128:6	Fed. R. Evid. 801, 802 (hearsay) – the witness is
	reading from an email that contains an out-of-
	court statement offered for the truth of the matter
	asserted
127:23-129:23	Fed. R. Evid. 401 (relevance) – the witness was not
	involved in any compensation decisions as it relates
	to anyone at Google; his opinion as to the
	appropriate amount of an equity refresh grant is
	irrelevant to any issue in this case
	Fed. R. Evid. 403 (prejudice) – given the lack of
	relevance, introduction of this testimony would only
	serve to confuse or mislead the jury, or waste time

<b>Designated Testimony</b>	Objection
5:17-5:20	The designated text is not testimony.
53:19-54:10	Fed. R. Evid. 401 (relevance) – the witness was not involved in hiring Plaintiff, setting her compensation, or interviewing or selecting her for the Financial Services Vertical Lead role (or any other role). Whether he considered Plaintiff to be qualified for the role has no tendency to make any fact of consequence more or less probable. Fed. R. Evid. 403 (prejudice) – given the lack of relevance, the opinion of a witness who has no involvement in any of the challenged decisions to be tried serves only to mislead the jury, confuse the issues, and waste time.
57:12-58:5	Fed. R. Evid. 801, 802 (hearsay) – testimony regarding what recruiters told the witness about how Google determined his compensation in connection with his offer of employment, offered for the truth of those representations.
60:16-61:20	Fed. R. Evid. 401 (relevance) – the comparative value of the sign-on equity award granted to the witness against the value of equity he forfeited by leaving his prior employer, and whether that grant was subject to vesting, is irrelevant to whether Plaintiff was treated in a discriminatory manner. Fed. R. Evid. 403 (prejudice) – given the irrelevance of this information to the issues to be tried, its introduction into evidence would serve only to confused or mislead the jury, or waste time.

63:6-67:14	End D Evid 600 (look of manageral law and law)
03:0-07:14	Fed. R. Evid. 602 (lack of personal knowledge) –
	Plaintiff has not asserted, nor can she establish
	through testimony, that the witness participated in
	any decision to hire Plaintiff, determine her
	compensation or level, supervise her, or direct and
	evaluate her work. Accordingly, his opinion of
	Plaintiff's background, qualifications, and
	performance is not based on personal knowledge
	and he lacks the necessary foundation to testify
	about these topics.
	Fed. R. Evid. 401 (relevance) – because the
	witness was not involved or consulted in any of
	the challenged decisions on trial, his opinion on
	these matters are irrelevant.
	Fed. R. Evid. 403 (prejudice) – for these same
	reasons, introduction of this testimony into
	evidence will serve only to confuse or mislead the
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65:11-66:4	jury, or waste time.
05:11-00:4	Fed. R. Evid. 801, 802 (hearsay) – the testimony
	designated is the witness recalling out-of-court
	statements between himself and Plaintiff, all
	offered for the truth of the matters asserted.
67:12-14	Fed. R. Evid. 801, 802 (hearsay) – what the
	witness heard out-of-court (or, rather, did not hear)
	is being offered for its truth.
75:7-77:3	Fed. R. Evid. 801, 802 (hearsay) – the witness's
	testimony is limited to reading content from a
	document, which contains out-of-court statements
	offered for their truth.
	Fed. R. Evid. 602 (lack of personal knowledge) –
	the witness was unable to identify the document
	available via link in the email placed in front of
	him at deposition, so his answers to questions
	about the linked document are speculative.
89:3-91:3	Fed. R. Evid. 801, 802 (hearsay) – the testimony
	consists solely of the witness's recollection of an
	out-of-court conversation with Plaintiff offered for
	its truth.
	Fed. R. Evid. 401 (relevance) – the witness was
	not involved or consulted in the hiring process for
	the Financial Services Vertical Lead position at
	issue, so his opinions about the process and what
	Plaintiff told him about that topic are irrelevant.
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	Fed. R. Evid. 403 (prejudice) – for the same
	reasons, the testimony would serve only to confuse
	or mislead the jury, or waste time, if admitted.

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91:23-92:5	Fed. R. Evid. 801, 802 (hearsay) – the testimony
	consists solely of the witness's recollection of an
	out-of-court conversation with Plaintiff offered for
	its truth.
	Fed. R. Evid. 401 (relevance) – what Plaintiff told
	the witness about her alleged exclusion from
	meetings is irrelevant to the issue of whether
	Plaintiff was actually excluded from meetings or
	otherwise treated unfairly on the basis of sex.
	Fed. R. Evid. 403 (prejudice) – for the same
	reasons, the testimony would serve only to confuse
	or mislead the jury, or waste time, if admitted.
93:9-95:12	The testimony concerning Morgan Kuhn was
3613 36112	already ruled inadmissible by Judge Schofield. See
	ECF 292 ¶ 2 ("Defendant's motion to exclude
	evidence of other employees' complaints of
	alleged unfair treatment by Defendant is granted in
	part and denied in part. Evidence concerning the
	following is excluded under Rule 403 as the
	evidence has limited, if any, probative value and is
	likely to confuse the jury in a way that will
	prejudice Defendant: (1) the <i>Haggan</i> and <i>Ellis</i>
	class actions, which were settled and did not
	include Plaintiff within the class, (2) the protests
	principally concerning sexual harassment, which is
	not an issue in this case, and the resulting 2018
	walkout, and (3) a gender complaint against
	Stuart Breslow that did not involve Plaintiff.")
	(emphasis supplied).
	Fed. R. Evid. 401 (relevance) – an alleged
	complaint about an individual who is not alleged
	to have participated or been consulting in any of
	the challenged decisions on trial is irrelevant.
	Fed. R. Evid. 403 (prejudice) – for the same
	reason, admitting this testimony into evidence
	would serve only to confuse and mislead the jury, or waste time.
	Fed. R. Evid. 801, 802 (hearsay) – the testimony
	consists of information the witness heard second-
	hand, offered for its truth.

127:6-128:4	Fed. R. Evid. 602 (lack of personal knowledge) – the witness testified he knows nothing about years of experience and how it may have related to leveling, so his testimony about the impact that might have on the work performed lacks foundation.  Fed. R. Evid. 401 (relevance) – for the same reason, the witness's testimony as to whether "it" has any impact on the nature of the work he and Plaintiff performed is irrelevant.
	Plaintiff performed is irrelevant.
	Fed. R. Evid. 403 (prejudice) – for the same reason, the introduction of this testimony into
	evidence would serve only to confuse and mislead the jury, and waste time.

# Benjamin Wilson (Dec. 2, 2020)

<u>4:2-6</u>	The designated text is not testimony.
18:2-8	Fed. R. Evid. 106 (remainder of recorded
	statement required) – Plaintiff should be required
	to include the full question and answer for
	appropriate context (Tr. 17:19-18:8).
<u>37:19 - 38:11</u>	Fed. R. Evid. 401 (relevance) – what the witness's
	prior employer paid him for the job he held prior
	to joining Google has no bearing whatsoever on
	the issue to be tried, which is whether
	compensation decisions with respect to Plaintiff
	were motivated sex.
	Fed. R. Evid. 403 (prejudice) – this testimony
	cannot possibly make any fact of consequence in
	this trial more or less likely, and will serve only to
	confuse or mislead the jury, or waste time.
44:4-15	Fed. R. Evid. 401 (relevance) – whether the
	witness knew what Mr. Eryurek's role and title
	was during his interview process, and the
	witness's opinion as to whether Mr. Eryurek's role
	was similar to the one for which the witness was
	interviewing, has no bearing on the issue to to
	tried, which is whether those involved in the
	decision to hire Plaintiff at L8 were motivated by
	Sex.
	Fed. R. Evid. 403 (prejudice) – for the same
	reasons, the testimony would serve only to confuse
50.15.10	or mislead the jury, or waste time, if admitted.
<u>58:15-18</u>	Fed. R. Evid. 106 (remainder of relevant testimony
	required) – Plaintiff's designation begins in the
	middle of the witness's answer and lacks context.

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	Even if Plaintiff includes the entire question and	
	answer, Defendant objects on the grounds of Fed.	
	R. Evid. 401 (relevance) - the witness is reading	
	from a job description "about an AI role which I	
	did not apply for and did not take a job of." (Tr.	
	56:2-58:15.) There is no dispute that the document	
	about which the witness is testifying is not the job	
	description associated with the Technical Director	
	role Plaintiff held at Google.	
	Fed. R. Evid. 403 (prejudice) - for the same	
	reasons, the testimony would serve only to confuse	
	or mislead the jury, or waste time, if admitted.	
59:21-60:17	Fed. R. Evid. 106 (remainder of relevant testimony	
	required) – Plaintiff's designation fails to make	
	clear the document about which the witness is	
	testifying. If Plaintiff includes Tr. 58:19-59:11 so	
	the jury is not confused or misled into thinking the	
	witness is testifying about a different document,	
	Google will remove its objection. If Plaintiff will	
	not amend her designation accordingly, Defendant	
	objects on the grounds of Fed. R. Evid. 403	
	(prejudice) - failure to identify the document about	
	which the witness is testifying—particularly when	
	· · · · ·	
	the preceding testimony identifies a <i>different</i> job description—will confuse and mislead the jury.	
67.12 15		
<u>67:13-15</u>	Fed. R. Evid. 401 (relevance) - which employees	
	the witness considered his "peers" is irrelevant	
	given he did not participate in any challenged	
	decisions in this case, including the decision to	
	hire Plaintiff as an L8 rather than an L9.	
	Fed. R. Evid. 403 (prejudice) - testimony in	
	response to a vague question about those people	
	the witness considers his "peers" in OCTO has no	
	bearing on whether the individuals who	
	recommended she be hired as an L8 intentionally	
	discriminated against Plaintiff on the basis of her	
	sex, nor is it evidence that Plaintiff was actually	
	performing work substantially equal to the witness	
	or anyone else. Therefore, its introduction into	
	evidence will serve only to mislead or confuse the	
	jury, and waste time.	
<u>69:5-15</u>	Fed. R. Evid. 401 (relevance) - the witness had no	
	involvement in the decision to hire Plaintiff at L8	
	or set her compensation. When or whether he	
	became aware of the level at which other	
	employees were hired does not make it more or	
	less likely that the leveling or compensation	
	decisions with respect to Plaintiff were motivated	
	accisions with respect to Fiantiff were motivated	

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	by sex.		
	Fed. R. Evid. 403 (prejudice) - for the same		
	reasons, the testimony would serve only to confuse		
	or mislead the jury, or waste time.		
<u>77:10-19</u>	Fed. R. Evid. 401 (relevance) - There is no		
	evidence that the witness was involved in or		
	consulted with respect to any of the challenged		
	decisions in this case, including whether to offer		
	Plaintiff the Financial Services Vertical Lead role		
	in Tariq Shaukat's organization. His opinion as to		
	Plaintiff's qualifications for that role or any other		
	role has no bearing on the issues to be tried. The		
	witness also expressly disavows sufficient		
	knowledge to answer the question posed.		
	Fed. R. Evid. 403 (prejudice) - For those same		
	reasons, the testimony would serve only to confuse		
	or mislead the jury, or waste time.		
92:15-93:14	Fed. R. Evid. 602 (lack of personal knowledge) -		
	Plaintiff has not asserted, nor can she establish		
	through testimony, that the witness participated in		
	any decision to hire Plaintiff, determine her		
	compensation or level, supervise her, or direct and		
	*		
	evaluate her work. Accordingly, his opinion of Plaintiff's background, qualifications, and		
	performance is not based on personal knowledge		
	and he lacks the necessary foundation to testify		
	about these topics.		
	Fed. R. Evid. 401 (relevance) - the witness was not		
	involved or consulted in any of the challenged		
	decisions to be tried, including the decision to hire		
	Plaintiff as an L8 as opposed to an L9. What he		
	understood or believed her educational and		
	professional background to be is irrelevant and has		
	-		
	no tendency to make any fact of consequence		
	more or less likely.		
	Fed. R. Evid. 403 (prejudice) - for the same		
	reasons, admitting this testimony into evidence		
	would serve only to confuse and mislead the jury,		
04.6.05.7	and waste time.		
94:6-95:7	Fed. R. Evid. 401 (relevance) - because the		
<u>96:18-97:2</u>	witness was not involved or consulted in any of		
	the challenged decisions to be tried, his opinion on		
	these matters is irrelevant.		
	Fed. R. Evid. 403 (prejudice) - for these same		
	reasons, introduction of this testimony into		
	evidence will serve only to confuse or mislead the		
	jury, or waste time.		
<u>97:7-98:9</u>	Fed. R. Evid. 801, 802 (hearsay) – the testimony		

	recounts an out of court statement offered for the	
100.04.111.04	truth of the matter asserted.	
109:24-111:24	Fed. R. Evid. 401 (relevance) - the witness was not	
	involved in or consulted in any challenged	
	decision to be tried, including the decision(s) to	
	level any of the individuals mentioned. Therefore,	
	what he knew or believed he knew about their	
	backgrounds and education is irrelevant.	
	Fed. R. Evid. 403 (prejudice) - for the same	
	reasons, this testimony would serve only to	
	confuse or mislead the jury, or waste time, if	
	admitted	
145:23-147:22	Fed. R. Evid. 801, 802 (hearsay) – the testimony	
	recounts an out of court statement offered for the	
	truth of the matter asserted.	
148:2-9	Fed. R. Evid. 801, 802 (hearsay) – the testimony	
	recounts an out of court statement offered for the	
	truth of the matter asserted.	
168:4-7	Fed. R. Evid. 801, 802 (hearsay) – the testimony	
	recounts an out of court statement offered for the	
	truth of the matter asserted.	
169:5-7	Fed. R. Evid. 401 (relevance) - whether the	
109.5 7	witness was ever contacted by Employee Relations	
	in connection with an investigation into	
	complaints about decisions in which he played no	
	role or was not consulted has no bearing on	
	whether the decisions themselves were motivated	
	by sex.	
	Fed. R. Evid. 403 (prejudice) – for the same	
	reasons, introduction of this testimony into	
	· · · · · · · · · · · · · · · · · · ·	
	evidence would serve only to confuse or mislead	
160.15 170.0	the jury, or waste time.	
<u>169:15-170:9</u>	Fed. R. Evid. 401 (relevance) - whether the	
	witness was ever contacted by Employee Relations	
	in connection with an investigation into	
	complaints about decisions in which he played no	
	role or was not consulted has no bearing on	
	whether the decisions themselves were motivated	
	by sex.	
	Fed. R. Evid. 403 (prejudice) – for the same	
	reasons, introduction of this testimony into	
	evidence would serve only to confuse or mislead	
	the jury, or waste time.	
<u>171:20-173:17</u>	Fed. R. Evid. 401 (relevance) – Ms. Bennett's	
	level is not at issue in this case, so any discussions	
	the witness had with Ms. Bennett about their	
	respective levels are irrelevant to whether the	
	decision to hire Plaintiff as an L8 was motivated	
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by sex. Fed. R. Evid. 403 (prejudice) – for the same reasons, introduction of this testimony into evidence would serve only to confuse or mislead
the jury, or waste time.

# Kevin Lucas (Oct. 27, 2020)

<b>Designated Testimony</b>	Objection	
4:2-6	The designated text is not testimony.	
<del>28:23-30:21</del>	Fed. R. Evid. 401 (relevance) the witness is not	
	alleged to have been a decisionmaker with respect	
	to any decision to be tried, nor is he an attorney	
	upon whose advice Google could rely to assert an	
	affirmative defense. Therefore, his training on-	
	aspects of various anti-discrimination laws and	
	knowledge of their requirements is irrelevant to	
	the claims and defenses asserted.	
	Fed. R. Civ. P. 403 (prejudice) for the same	
	reasons, the introduction of this testimony into-	
	evidence would serve only to confuse and mislead	
	the jury, and waste time.	
<del>169:4-169:19</del>	Fed. R. Evid. 401 (relevance) hypothetical	
	complaints of alleged under-leveling by	
	individuals other than Plaintiff are not on trial, nor	
	are they relevant to the claims and defenses	
	asserted.	
	Fed. R. Evid. 403 (prejudice) for the same	
	reason, the introduction of this testimony into	

	evidence would serve only to confuse and mislead		
150 5 151 16	the jury, and waste time.		
<del>170:5-171:16</del>	Fed. R. Evid. 401 (relevance) testimony		
	concerning hypothetical studies or analyses on the		
	fairness of leveling decisions across the entire		
	company (or lack thereof) are irrelevant to the concrete leveling decisions challenged at trial,		
	which Plaintiff alleges were made with		
	discriminatory intent.		
	Fed. R. Evid. 403 (prejudice) for the same		
	reason, the introduction of this testimony into		
	evidence would serve only to confuse and mislead		
	the jury, and waste time.		
182:19-183:12	Fed. R. Evid. 401 (relevance) testimony about		
102.19-103.12	"him a Layel 10g at Canala" is implayed to		
	"hiring Level 10s at Google" is irrelevant to		
	Plaintiff's claim that she was denied a promotion		
	to what she claims was a Level 10 position.		
	Fed. R. Evid. 403 (prejudice) for the same		
	reason, the introduction of this testimony into-		
	evidence would serve only to confuse and mislead		
	the jury, and waste time.		
<del>188:19-189:23</del>	Fed. R. Evid. 401 (relevance) testimony about		
	subjects on which the witness disclaims		
	knowledge (Plaintiff's background and		
	qualifications) and about events in which he		
	"wasn't really involved" (Plaintiff's transfer to a		
	new organization in 2018) are not relevant to the		
	challenged decisions on trial.		
	Fed. R. Evid. 403 (prejudice) for the same		
	reason, the introduction of this testimony into-		
	evidence would serve only to confuse and mislead		
	the jury, and waste time.		
<del>204:22-205:6</del>	5 5		
<del>204:22-203:0</del>	Fed. R. Evid. 801, 802 (hearsay) this testimony		
	is recitation of an out-of-court statement in an		
	email between the witness and another Google		
	employee, offered for its truth.		
<del>215:5-216:5</del>	Fed. R. Evid. 401 (relevance) the testimony		
	consists of counsel reading from a document		
	placed before the witness, the witness saying he		
	does not know what the written, out-of-court		
	statement refers to, and his opinion regarding a		
	hypothetical woman communicating that she-		
	believes she's the best candidate for the rolee3.		
	None of that has any tendency to make any fact of		
	consequence more or less probable, nor does it		
	bear on the issues to be tried.		
	ocal on the issues to be tried.		

	E-1 D E-11 402 (1-1) f-4	
	Fed. R. Evid. 403 (prejudice) for the reasons	
	stated above, introduction of this irrelevant	
	testimony would serve only to mislead or confuse	
	the jury, and waste time.	
	Fed. R. Evid. 801, 802 (hearsay) the out-of-court	
	statements from the document, read into the	
	deposition record by counsel, are being offered for	
	their truth.	
224:10-225:4	The testimony concerning alleged complaints	
	raised by an administrative assistant was already	
	ruled inadmissible by Judge Schofield. See ECF	
	292 at 1-2 ("Defendant's motion to exclude	
	evidence of other employees' complaints of	
	alleged unfair treatment by Defendant is granted in	
	part and denied in part. Evidence concerning the	
	following is excluded under Rule 403 as the	
	evidence has limited, if any, probative value and is	
	likely to confuse the jury in a way that will	
	prejudice Defendant: (1) the Haggan and Ellis	
	class actions, which were settled and did not-	
	include Plaintiff within the class, (2) the protests	
	principally concerning sexual harassment, which is	
	not an issue in this case, and the resulting 2018	
	walkout, and (3) a gender complaint against	
	Stuart Breslow that did not involve Plaintiff.")	
	Stuart Breslow that did not involve Plaintiff.")	
	(emphasis supplied).	
	(emphasis supplied). Fed. R. Evid. 401 (relevance) an alleged	
	(emphasis supplied). Fed. R. Evid. 401 (relevance) an alleged complaint about an individual who is not alleged	
	(emphasis supplied). Fed. R. Evid. 401 (relevance) an alleged complaint about an individual who is not alleged to have participated or been consulting in any of	
	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged complaint about an individual who is not alleged to have participated or been consulting in any of the challenged decisions on trial is irrelevant.	
	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged- complaint about an individual who is not alleged- to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same	
	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged- complaint about an individual who is not alleged- to have participated or been consulting in any of- the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same- reason, admitting this testimony into evidence	
	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged- complaint about an individual who is not alleged- to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same- reason, admitting this testimony into evidence- would serve only to confuse and mislead the jury,	
225:16 24	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged complaint about an individual who is not alleged to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.	
<del>225:16-24</del>	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged- complaint about an individual who is not alleged- to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same- reason, admitting this testimony into evidence- would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is-	
225:16-24	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged complaint about an individual who is not alleged to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no	
225:16-24	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged complaint about an individual who is not alleged to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no opportunity for the witness to testify about other	
225:16-24	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged- complaint about an individual who is not alleged- to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same- reason, admitting this testimony into evidence- would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no- opportunity for the witness to testify about other conversations with or about the Plaintiff that he	
<del>225:16-24</del>	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged complaint about an individual who is not alleged to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no opportunity for the witness to testify about other conversations with or about the Plaintiff that he did not otherwise recall at his deposition.	
225:16-24	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged complaint about an individual who is not alleged to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no opportunity for the witness to testify about other conversations with or about the Plaintiff that he did not otherwise recall at his deposition.  Accordingly, statements about the completeness of	
225:16-24	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged- complaint about an individual who is not alleged- to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence- would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no- opportunity for the witness to testify about other conversations with or about the Plaintiff that he did not otherwise recall at his deposition. Accordingly, statements about the completeness of his testimony are irrelevant.	
225:16-24	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged complaint about an individual who is not alleged to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no opportunity for the witness to testify about other conversations with or about the Plaintiff that he did not otherwise recall at his deposition.  Accordingly, statements about the completeness of his testimony are irrelevant. Fed. R. Evid. 403 (prejudice)—the introduction of	
225:16-24	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged- complaint about an individual who is not alleged- to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same- reason, admitting this testimony into evidence- would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no- opportunity for the witness to testify about other conversations with or about the Plaintiff that he did not otherwise recall at his deposition. Accordingly, statements about the completeness of his testimony are irrelevant. Fed. R. Evid. 403 (prejudice)—the introduction of this irrelevant testimony into the record would-	
	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged complaint about an individual who is not alleged to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no opportunity for the witness to testify about other conversations with or about the Plaintiff that he did not otherwise recall at his deposition.  Accordingly, statements about the completeness of his testimony are irrelevant. Fed. R. Evid. 403 (prejudice)—the introduction of	
<del>225:16-24</del>	(emphasis supplied). Fed. R. Evid. 401 (relevance)—an alleged- complaint about an individual who is not alleged- to have participated or been consulting in any of the challenged decisions on trial is irrelevant. Fed. R. Evid. 403 (prejudice)—for the same- reason, admitting this testimony into evidence- would serve only to confuse and mislead the jury, or waste time.  Fed. R. Evid. 401 (relevance)—if the witness is testifying via deposition, there will be no- opportunity for the witness to testify about other conversations with or about the Plaintiff that he did not otherwise recall at his deposition. Accordingly, statements about the completeness of his testimony are irrelevant. Fed. R. Evid. 403 (prejudice)—the introduction of this irrelevant testimony into the record would-	

	Relations with respect to Plaintiff's lawsuit is neither disputed nor relevant to any of the claims to be tried. Furthermore, the "answer" to the question posed is counsel's clarification of the question, not sworn testimony from the witness. Fed. R. Evid. 403 (prejudice)—for the same reasons, admitting this testimony into evidence would serve only to confuse and mislead the jury,		
<del>229:7-230:12</del>	or waste time.  Fed. R. Evid. 401 (relevance) whether the		
22).7-230.12	witness recalls being interviewed by Employee Relations with respect to Plaintiff's lawsuit is neither disputed nor relevant to any of the claims to be tried. To the extent it could be relevant (and it is not), the witness could not corroborate that he made any of the alleged out-of-court statements		
	attributed to him.		
	Fed. R. Evid. 403 (prejudice) for the same reasons, admitting this testimony into evidence		
	would serve only to confuse and mislead the jury,		
	or waste time.		
<del>231:9-233:5</del>	Fed. R. Evid. 401 (relevance)—the witness was not a decisionmaker for any of the challenged decisions to be tried; whether he recalls being interviewed by Employee Relations with respect to Plaintiff's lawsuit, how he responded to investigator's questions, and his opinions as to whether he agreed or disagreed with the actual decisionmaker's conduct is irrelevant.  Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.		
<del>233:22-234:15</del>	Fed. R. Evid. 401 (relevance) the witness was-		
	not a decisionmaker for any of the challenged decisions to be tried; whether he recalls being interviewed by Employee Relations with respect to Plaintiff's lawsuit, how he responded to investigator's questions, and his opinions as to whether he agreed or disagreed with the actual decisionmaker's conduct is irrelevant.  Fed. R. Evid. 403 (prejudice)—for the same reason, admitting this testimony into evidence would serve only to confuse and mislead the jury, or waste time.		

#### I. PROPOSED EXHIBITS AND DEMONSTRATIVE AIDS

#### 1. Parties' Stipulation as to Demonstrative Aids

The Parties stipulated to exchanging demonstrative aids by July 21, 2023, three weeks in advance of the trial conference previously scheduled for August 14, 2023. (See ECF 303.) Should either Both Ppartiesy submitted copies of their intended demonstratives to the Court on July 21, 2023, via email to Chambers. have any objections to the other's demonstrative aids, tThe Parties will raised those objections to demonstratives on August 4, 2023. within one week, on or before July 28, 2023, for a ruling at the pre-trial conference.

#### 2. Plaintiff's Proposed Exhibits

Plaintiff's Proposed Exhibits are attached as Appendix A to this Joint Pre-trial Order. Plaintiff believes that the admission of documents to which there are no objections, without the necessity of introducing documents through a competent witness with personal knowledge pursuant to Fed. R. Evid. 602, will be more efficient than what Defendant proposes.

#### 3. Defendant's Proposed Exhibits

Defendant's Proposed Exhibits are attached as Appendix B to this Joint Pre-trial Order. If the Court will rule on the admissibility of exhibits before trial, Defendant seeks clarification as to whether evidence deemed admissible will be affirmatively admitted into evidence at the start of the trial. It is Defendant's understanding and preference that each party introduce documents into evidence through a competent witness with personal knowledge pursuant to Fed. R. Evid. 602, unless unique circumstances dictate or the parties stipulate otherwise.

Consistent with the Court's Order dated January 13, 2023 (ECF 292), Defendant

has removed objections to its trial exhibits and trial testimony to the extent that the Court ruled on the admissibility of the specific exhibit/testimony, or the subject matter covered by that exhibit/testimony. In doing so, Defendant is not waiving or abandoning those objections, all of which have previously been asserted in the initial Joint Pre-trial Order submitted on December 12, 2022 (ECF 285) and in Defendant's motions *in limine* (ECF 234, 236,.)

#### 4. Exhibits for Purposes of Trial

The parties are have previously submitteding their respective exhibits to the Court concurrent with this filing, and in the format required by the Court's Individual Rules and Practices in Civil Cases, Rule 7.D. The exhibits will behave been numbered to facilitate their use at trial. The parties have indicated their request for an advance ruling on contested exhibits with a notation in Appendices A and B. To the extent that any exhibits for which either party has asserted a hearsay objection are admitted into evidence for a purpose other than to prove the truth of the out-of-court statement, the parties respectfully request the Court provide a cautionary instruction to the jury regarding the purpose for which the exhibit has been admitted.

#### J. WRITTEN DISCOVERY RESPONSES

- 1. Defendant Google LLC's Objections and Responses to Plaintiff's First set of Requests for Admission, January 25, 2021
- 2. Plaintiff Ulku Rowe's Responses and Objections to Google's First Set of Interrogatories, dated February 20, 2020

#### K. LIST OF MOTIONS IN LIMINE

Judge Schofield's order on the parties' motions *in limine* is attached hereto as Appendix C. (*See* ECF 295 ("Unless and until the Court orders otherwise, all prior orders, dates, and

deadlines shall remain in effect notwithstanding the reassignment.").) To the extent either party believes the Order on the motions *in limine* render any exhibit or designated deposition testimony inadmissible, those objections are reflected in Appendices A and B and above in section H.3, respectively.

#### 1. Plaintiff's Motions in Limine

 Motion One: Plaintiff's Motion in Limine to Exclude Evidence Concerning Defendant's Consideration of Other Rejected Candidates for Financial Services Vertical Lead Role (ECF No. 238)

The following documents on Defendant's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	ENG BATES
D55	GOOG-ROWE-00059007	GOOG-ROWE-00059012
D65	GOOG-ROWE-00056487	GOOG-ROWE-00056488
D45	GOOG-ROWE-00017721	GOOG-ROWE-00017721
D80	GOOG-ROWE-00017873.R	GOOG-ROWE-00017875.R
D71	GOOG-ROWE-00062337	GOOG-ROWE-00062344
D72	GOOG-ROWE-00063421	GOOG-ROWE-00063424
D73	GOOG-ROWE-00061871	GOOG-ROWE-00061872
D74	GOOG-ROWE-00082370	GOOG-ROWE-00082372

Court Order on Plaintiff's Motion *in Limine*, Motion One: "Plaintiff's motion to exclude evidence of other candidates for the FSVL role for which she was not hired is DENIED, as this evidence is part of the factual background relevant under Rule 401 to show whether Defendant acted with discriminatory or retaliatory intent." (ECF 292 at ¶ 3.)

b. Motion Two: Plaintiff's Motion in Limine to Exclude Hearsay Evidence Concerning Plaintiff's Candidacy for the Financial Services Vertical Lead Role (ECF No. 240)

The following documents on Defendant's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
D62	GOOG-ROWE-00017533	GOOG-ROWE-00017538

Court Order on Plaintiff's Motion *in Limine*, Motion Two: "Plaintiff's motion to exclude as hearsay evidence of oral feedback from interviewers is DENIED, as the evidence is offered for its effect on Defendant's hiring manager and not for the truth. *See* Rule 802. Plaintiff may submit a joint proposed limiting instruction to this effect at the time the evidence is presented." (ECF 292 at ¶ 4.)

 c. Motion Three: Plaintiff's Motion in Limine to Exclude Evidence Concerning Yolanda Piazza or Defendant's Consideration or Selection of Candidates for the Vice President – Financial Services, Sales Role (ECF No. 242)

The following documents on Defendant's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
D70	GOOG-ROWE-00055394.R	GOOG-ROWE-00055418.R
D79	GOOG-ROWE-00078164	GOOG-ROWE-00078169
D76	GOOG-ROWE-00082359	GOOG-ROWE-00082366
D77	GOOG-ROWE-00082356	GOOG-ROWE-00082358
D78	GOOG-ROWE-00082351	GOOG-ROWE-00082355

Court Order on Plaintiff's Motion *in Limine*, Motion Three: "Plaintiff's motion to exclude evidence of other candidates for the VP-FS role for which she was not interviewed is DENIED, as the evidence is relevant under Rule 401 to whether Defendant acted with retaliatory intent, and Plaintiff as not been prejudiced by the timeliness (or not) of the production of related documents." (ECF 292 at ¶ 5.)

d. Motion Four: Plaintiff's Motion in Limine to Exclude Evidence Concerning the Level 8 Technical Directors (ECF No. 244)

The following documents on Defendant's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
D43	GOOG-ROWE-00063979	GOOG-ROWE-00064012
D44	GOOG-ROWE-00063516	GOOG-ROWE-00063589
D68	GOOG-ROWE-00065032	GOOG-ROWE-00065090
D69	GOOG-ROWE-00064910	GOOG-ROWE-00064968

Court Order on Plaintiff's Motion *in Limine*, Motion Four: "Plaintiff's motion to exclude evidence of leveling determinations of malde L8 Directors is DENIED because it is relevant under Rule 401 to show whether Plaintiff, who was hired as a Technical Director as an L8, was treated less well than similarly situated men, and whether Plaintiff was more like others hired at L8 than those leveled at L9. For the same reason, the evidence will not confuse the jury with extraneous or irrelevant information." (ECF 292 at ¶ 6.)

e. Motion Five: Plaintiff's Notice of Motion to Be Permitted to Ask Leading Questions During the Direct Examination of Defendant's Current and Former Employees (ECF No. 246)

Court Order on Plaintiff's Motion *in Limine*, Motion Five: "Plaintiff's motion to permit leading questions or Defendant's employees as hostile witnesses is DENIED in part and GRANTED in part as follows: Plaintiff may treat as hostile witnesses (1) Defendant's current employees because Defendant does not object to Plaintiff's doing so, (2) Tariq Shaukat because Plaintiff accuses him of discriminatory conduct that is in part the basis for this action and (3) any former employee who at the time of trial is represented by defense counsel and who participates with defense counsel in preparing their testimony. The motion is denied as to any remaining employees. At least three weeks prior to the commencement of trial, defense counsel shall identify for Plaintiff any former employees as to whom the motion is denied." (ECF 292 at ¶ 7.)

f. Motion Six: Plaintiff's motion to preclude Defendant from calling Dave Rensin as a witness is DENIED to the extent that Defendant may question Rensin about (1) the TSC Job Ladder generally and what it represents, but not in reference to Plaintiff or any other particular employee, and (2) any feedback from his interview of Plaintiff that he provided to those who made her leveling decision, not to be offered for the truth, but as information that was considered. As to item (2), Plaintiff

may submit a joint proposed limiting instruction at the time the evidence is presented.

#### 2. Defendant's Motions in Limine

a. Defendant Google LLC's Motion *in Limine* Regarding Evidence of Leveling Determinations (ECF No. 234)

The following documents on Plaintiff's Proposed Exhibit List relate to this motion:

EXHIBIT BEG. BATES		END BATES
P15	GOOG-ROWE-00059224	GOOG-ROWE-00059229
P52	GOOG-ROWE-00059824	GOOG-ROWE-00059829

Court Order on Defendant's Motion *in Limine* Regarding Evidence of Leveling Determinations: "Defendant's motion to exclude evidence of 'leveling determinations,' outside of Level 8 and 9 Technical Directors in the Office of the CTO, is DENIED to the extent that Plaintiff may introduce evidence of (1) leveling decisions by Tariq Shaukat, whom Plaintiff alleges treated her in a discriminatory manner and (2) releveling decisions to illustrate that re-leveling was possible. This evidence is relevant under Rule 401 to show whether Plaintiff was treated in a discriminatory manner and with discriminatory intent. Defendant has not articulated any unfair prejudice or jury confusion, and any time spent on Defendant's contrary evidence is not waste time and is outweighed by the probative value of this evidence." (ECF 292 at ¶ 1.)

Plaintiff argues that Exhibit P15 does not relate to this motion as it is not a leveling determination, it is an internal discussion of a ladder transfer. Plaintiff further argues that P52 is admissible because it is not a leveling determination, and even if the Court determines it was, it was made by Tariq Shaukat.

b. Defendant Google LLC's Notice of Motion *in Limine* to Exclude Evidence of Other Employee Complaints (ECF No. 236)

The following documents on Plaintiff's Proposed Exhibit List relate to this motion:

EXHIBIT	BEG. BATES	END BATES
P18	GOOG-ROWE-00056473	GOOG-ROWE-00056476

P39	GOOG-ROWE-P-00001200	GOOG-ROWE-P-00001201
	GOOG-ROWE-00060592	GOOG-ROWE-00060593
P58	P001591	P001603
P105	GOOG-ROWE-00058542	GOOG-ROWE-00058555

Court Order on Defendant's Motion *in Limine* to Exclude Evidence of Other Employee Complaints: "Defendant's motion to exclude evidence of other employees' complaints of alleged unfair treatment by Defendant is GRANTED in part and DENIED in part. Evidence concerning the following is excluded under Rule 403 as the evidence has limited, if any, probative value and is likely to confuse the jury in a way that will prejudice Defendant: (1) the *Haggan* and *Ellis* class actions, which were settled and did not include Plaintiff within the class, (2) protests principally concerning sexual harassment, which is not at issue in this case, and the resulting 2018 walkout and (3) a gender complaint against Stuart Breslow that did not involve plaintiff. Evidence of the following is permitted: (1) the December 2019 complaint of a Level 6 employee was no re-leveled to Level 7, to show that re-leveling was possible." (ECF 292 at ¶ 2.)

Plaintiff argues that Exhibit P18 does not relate to this motion because it is not an employee complaint. Plaintiff has removed Exhibits P39 and P58 from her exhibit list. Plaintiff further argues that P105 is admissible per the Court's ruling above (the complaint of a Level 6 employee was no re-leveled to Level 7, to show that re-leveling was possible.)

#### L. STIPULATIONS OF UNCONTESTED FACTS

There are no stipulations of uncontested facts.

#### M. STATEMENT OF DAMAGES

Plaintiff seeks those damages to which she is entitled under New York Labor Law and New York City Human Rights Law, including backpay, liquidated damages, compensatory damages, and punitive damages. These damages will be supported by Plaintiff's own testimony and that of her economic expert, Nora Ostrofe.

Plaintiff's economic losses through July 2023 are approximately \$10.9 million. Of this amount, approximately \$3.68 million is for liquidated damages on the portion of back-pay related to Equal Pay Law claims and approximately \$287,000 is for pre-judgment interest.

Plaintiff seeks emotional distress damages of \$300,000.00.

Plaintiff seeks punitive damages in an amount to be determined by the jury as necessary to punish and deter Google from such unlawful behavior, consistent with constitutional limitations.

Plaintiff seeks attorneys' fees and costs for all work performed in connection with the case, including post-trial work and work related to the fee application. Plaintiff's attorneys' fees are presently approximately \$3.01 million.

Plaintiff seeks reimbursement of costs, which are presently: approximately \$122,000. Defendant denies that Plaintiff is entitled to any of the relief she seeks.

#### OTHER RELIEF

Plaintiff seeks the following additional relief:

- a) Declare that Defendant's actions are violative of the law;
- b) Enjoin and permanently restrain these violations of the law;
- c) Direct Defendant to take such affirmative steps as are necessary to ensure that the effects of these unlawful practices are eliminated and do not continue to affect Plaintiff's employment opportunities.
- d) Direct Defendant to instate Plaintiff into the position she was denied or a comparable position, or in the alternative, set Plaintiff's compensation and benefits at a comparable level to that position;
- e) Award Plaintiff the number of Google shares she was unlawfully denied;
- f) Award Plaintiff damages to compensate for any adverse tax consequences;
- g) Award pre-judgment interest at the statutory rate of 9%;

- h) Award Plaintiff attorneys' fees, costs, and disbursements pursuant to applicable law; and
- i) Award such other legal and equitable relief as this Court deems necessary, just, and proper.

Defendant denies that Plaintiff is entitled to any of the relief she seeks.

## N. UNANIMOUS VERDICT

The parties do not consent to less than a unanimous verdict.

Dated: July 14September 18, 2023	Respectfully submitted,
By: <u>s/Cara</u> <u>E. Greene</u>	/s/ <del>Kennth W. Gage</del> <i>Sara B. Tomezsko</i> By:
Cara E. Greene Gregory S. Chiarello Shira Z. Gelfand OUTTEN & GOLDEN LLP 685 Third Avenue, 25th Floor New York, NY 10017 Telephone: (212) 245-1000 Facsimile: (646) 509-2071 ceg@outtengolden.com gchiarello@outtengolden.com sgelfand@outtengolden.com	Kenneth W. Gage Sara B. Tomezsko Kaveh Dabashi PAUL HASTINGS LLP 200 Park Avenue New York, NY 10166 (212)-318-6000 Fax: 212-918-4090 kennethgage@paulhastings.com saratomezsko@paulhastings.com kavehdabashi@paulhastings.com
Attorneys for Plaintiff Ulku Rowe	Attorneys for Defendant Google LLC

# Appendix A

# **Appendix A – Plaintiff's Proposed Exhibits**

Advance d Ruling Requeste d?	Object?	Exhibit	Begin Bates	End Bates	Basis for Objection
Y	*	P1	P000751	P000751	Fed. R. Evid. 401 – How Plaintiff's prior employer chose to compensate her is irrelevant to Plaintiff's claims against Google.
Y		P2	P001743	P001745	Fed. R. Evid. 401, 403 – an opinion piece that pre-dates Plaintiff's hiring is irrelevant to Plaintiff's claims against Google; it is not authored by anyone involved in the challenged decisions and will only serve to confuse the jury and waste time.
	**	Р3	GOOG- ROWE- 00055477	GOOG- ROWE- 00055479	
	**	P4	P000434	P000438	
	**	Р5	GOOG- ROWE- 00017341.R	GOOG- ROWE- 00017352.R	
Y		Р6	P000736	P000736	Fed. R. Evid. 401, 403 – an image of Ms. Rowe posted to social media has no tendency to make the existence of any fact of consequence in this trial more or less probable; its introduction will only result in undue delay.
	*	P7	GOOG- ROWE- 00058796	0091_GOOG- ROWE- 00058799	Fed. R. Evid. 801, 802 – descriptions of out-of-court statements allegedly made by Will Grannis, Brian Stevens, and others are offered for their truth.

¥	** <del>-</del>	P8	GOOG- ROWE- 00017356	GOOG- ROWE- 00017358	Fed. R. Evid. 106—the exhibit is incomplete; Plaintiff has not included the document linked within this email, without which the jury will lack critical context (Exhibit D38).  Fed. R. Evid. 403—without the linked document providing critical context, introduction of this exhibit will confuse and mislead the jury.
	**	P9	GOOG- ROWE- 00017375.R	GOOG- ROWE- 00017378.R	None
	**	P10	GOOG- ROWE- 00017379.R	GOOG- ROWE- 00017381.R	None
	*	P11	P001586	P001586	Fed. R. Evid. 801, 802 – to the extent Plaintiff offers the out-of-court statements allegedly made by Melissa Lawrence for the truth of what she allegedly said to Plaintiff; Defendant does not object to the portions of the document that reflect Plaintiff's statements and/or impressions, which are admissible for their truth as admissions pursuant to Fed. R. Evid. 801(d)(2).
	**	P12	GOOG- ROWE- 00017401.RR	GOOG- ROWE- 00017405.RR	
	**	P13	GOOG- ROWE- 00017406	GOOG- ROWE- 00017407	
	**	P14	GOOG- ROWE- 00058866	GOOG- ROWE- 00058867	

Y	*	P15	GOOG- ROWE- 00059224	GOOG- ROWE- 00059229	The document is inadmissible per Judge Schofield's ruling on Defendant's motion in limine. (ECF 292 ¶ 1.) This document falls into neither of the two narrow categories of permissible evidence of leveling determinations outside of Level 8 and 9 Technical Directors in the Office of the CTO. Fed. R. Evid. 401, 403 – Discussions concerning performance and leveling of an unrelated third-party seeking to transfer job ladders is irrelevant to any of the challenged decisions regarding Plaintiff's leveling, and its introduction will only serve to confuse and mislead the jury.
	**	P16	GOOG- ROWE- 00017410	GOOG- ROWE- 00017411	
Y	*	P17	GOOG- ROWE- 00059503	GOOG- ROWE- 00059508	Google acknowledges that Judge Schofield did not specifically reference this exhibit in her ruling on Defendant's motion in limine.  (ECF 292.) However, this document should also be inadmissible for the reasons set forth in ¶ 2 of that Order (granting motion in part to exclude evidence of other employees' complaints of alleged unfair treatment).  Fed. R. Evid. 401, 403 – alleged statements by another employee regarding her own compensation negotiations are not facts of consequence in determining Plaintiff's claims at trial. Nor do they have any logical tendency to make Plaintiff's claims more or less probable, and their introduction into evidence serves only to confuse and mislead the jury, or waste time.

					Fed. R. Evid. 801, 802 – to the extent Plaintiff intends to offer Will Grannis' out of court statement about what he heard from a third-party employee for its truth.
Y	*	P18	GOOG- ROWE- 00056473	GOOG- ROWE- 00056476	Google acknowledges that Judge Schofield did not specifically reference this exhibit in her ruling on Defendant's motion <i>in limine</i> . (ECF 292.) However, this document should also be inadmissible for the reasons set forth in ¶ 2 of that Order (granting motion in part to exclude evidence of other employees' complaints of alleged unfair treatment). Fed. R. Evid. 801, 802 – to the extent the alleged out-of-court statements by Will Grannis and others are offered for their truth.
	**	P19	GOOG- ROWE-P- 00000714	GOOG- ROWE-P- 00000714	
	**	P20	GOOG- ROWE- 00017417.R	GOOG- ROWE- 00017417.R	
	**	P21	GOOG- ROWE- 00017425	GOOG- ROWE- 00017426	
	**	P22	GOOG- ROWE- 00017431	GOOG- ROWE- 00017432	
	**	P23	GOOG- ROWE- 00017427	GOOG- ROWE- 00017428	

**	P24	GOOG- ROWE- 00017429	GOOG- ROWE- 00017430	
**	P25	GOOG- ROWE-P- 00000726	GOOG- ROWE-P- 00000727	
**	P26	GOOG- ROWE-P- 00000729	GOOG- ROWE-P- 00000730	
**	P27	P000705	P000706	
**	P28	GOOG- ROWE-P- 00000742	GOOG- ROWE-P- 00000743	
**	P29	GOOG- ROWE-P- 00000762	GOOG- ROWE-P- 00000763	
**	P30	GOOG- ROWE- 00017443	GOOG- ROWE- 00017443	
**	P31	GOOG- ROWE-P- 00000821	GOOG- ROWE-P- 00000821	
**	P31 (cont.)	GOOG- ROWE-P- 00004550	GOOG- ROWE-P- 00004552	

**	P32	GOOG- ROWE- 00017446	GOOG- ROWE- 00017447	
*	P33	GOOG- ROWE- 00017459	GOOG- ROWE- 00017464	Fed. R. Evid. 801, 802 – to the extent that Plaintiff offers the alleged out-of-court statements by Brian Stevens for their truth.
**	P34	GOOG- ROWE- 00017465	GOOG- ROWE- 00017469	
**	P35	GOOG- ROWE- 00017515	GOOG- ROWE- 00017517	
**	P36	GOOG- ROWE- 00017518	GOOG- ROWE- 00017519	
**	P37	GOOG- ROWE- 00017507	GOOG- ROWE- 00017508	
**	P38	GOOG- ROWE- 00017532	GOOG- ROWE- 00017532	
	P39	None	None	Exhibit intentionally left blank
**	P40	GOOG- ROWE- 00017554	GOOG- ROWE- 00017554	

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	**	P41	GOOG- ROWE- 00054145	GOOG- ROWE- 00054145	
	**	P42	GOOG- ROWE-P- 00001229	GOOG- ROWE-P- 00001229	
	**	P43	GOOG- ROWE- 00017555	GOOG- ROWE- 00017557	
	**	P44	GOOG- ROWE- 00017563	GOOG- ROWE- 00017564	
	**	P45	GOOG- ROWE- 00017565.R	GOOG- ROWE- 00017566.R	
Y	*	P46	GOOG- ROWE- 00058307	GOOG- ROWE- 00058307	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058308	GOOG- ROWE- 00058308	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058309	GOOG- ROWE- 00058309	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058310	GOOG- ROWE- 00058310	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058311	GOOG- ROWE- 00058311	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058312	GOOG- ROWE- 00058312	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058313	GOOG- ROWE- 00058313	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058317	GOOG- ROWE- 00058317	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P46 (cont.)	GOOG- ROWE- 00058321	GOOG- ROWE- 00058321	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058325	GOOG- ROWE- 00058325	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058326	GOOG- ROWE- 00058326	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058330	GOOG- ROWE- 00058330	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058334	GOOG- ROWE- 00058334	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058338	GOOG- ROWE- 00058338	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058342	GOOG- ROWE- 00058342	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058346	GOOG- ROWE- 00058346	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058350	GOOG- ROWE- 00058350	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058354	GOOG- ROWE- 00058354	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P46 (cont.)	GOOG- ROWE- 00058358	GOOG- ROWE- 00058358	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P46 (cont.)	GOOG- ROWE- 00058362	GOOG- ROWE- 00058362	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47	GOOG- ROWE- 00058315	GOOG- ROWE- 00058315	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058319	GOOG- ROWE- 00058319	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058323	GOOG- ROWE- 00058323	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058327	GOOG- ROWE- 00058327	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058331	GOOG- ROWE- 00058331	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058336	GOOG- ROWE- 00058336	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058340	GOOG- ROWE- 00058340	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058345	GOOG- ROWE- 00058345	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058349	GOOG- ROWE- 00058349	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058353	GOOG- ROWE- 00058353	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P47 (cont.)	GOOG- ROWE- 00058356	GOOG- ROWE- 00058356	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058361	GOOG- ROWE- 00058361	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058363	GOOG- ROWE- 00058363	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058367	GOOG- ROWE- 00058367	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058371	GOOG- ROWE- 00058371	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058373	GOOG- ROWE- 00058373	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058375	GOOG- ROWE- 00058375	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P47 (cont.)	GOOG- ROWE- 00058378	GOOG- ROWE- 00058378	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48	GOOG- ROWE- 00058314	GOOG- ROWE- 00058314	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058318	GOOG- ROWE- 00058318	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058322	GOOG- ROWE- 00058322	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P48 (cont.)	GOOG- ROWE- 00058328	GOOG- ROWE- 00058328	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058332	GOOG- ROWE- 00058332	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058335	GOOG- ROWE- 00058335	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058339	GOOG- ROWE- 00058339	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058344	GOOG- ROWE- 00058344	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058347	GOOG- ROWE- 00058347	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058352	GOOG- ROWE- 00058352	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058357	GOOG- ROWE- 00058357	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058360	GOOG- ROWE- 00058360	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058364	GOOG- ROWE- 00058364	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058368	GOOG- ROWE- 00058368	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P48 (cont.)	GOOG- ROWE- 00058370	GOOG- ROWE- 00058370	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058374	GOOG- ROWE- 00058374	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058377	GOOG- ROWE- 00058377	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P48 (cont.)	GOOG- ROWE- 00058379	GOOG- ROWE- 00058379	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49	GOOG- ROWE- 00058316	GOOG- ROWE- 00058316	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058320	GOOG- ROWE- 00058320	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058324	GOOG- ROWE- 00058324	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058329	GOOG- ROWE- 00058329	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058333	GOOG- ROWE- 00058333	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058337	GOOG- ROWE- 00058337	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058341	GOOG- ROWE- 00058341	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

Y	*	P49 (cont.)	GOOG- ROWE- 00058343	GOOG- ROWE- 00058343	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058348	GOOG- ROWE- 00058348	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058351	GOOG- ROWE- 00058351	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058355	GOOG- ROWE- 00058355	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058359	GOOG- ROWE- 00058359	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058365	GOOG- ROWE- 00058365	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these

					documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058366	GOOG- ROWE- 00058366	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058369	GOOG- ROWE- 00058369	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058372	GOOG- ROWE- 00058372	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058376	GOOG- ROWE- 00058376	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.
Y	*	P49 (cont.)	GOOG- ROWE- 00058380	GOOG- ROWE- 00058380	Fed. R. Evid. 403 – there is no dispute that the individuals who interviewed Plaintiff for the Financial Services Vertical Lead position did not record their feedback into gHire; these documents are therefore unnecessarily cumulative.

	**	P50	GOOG- ROWE- 00056552	GOOG- ROWE- 00056555	
	**	P51	GOOG- ROWE- 00017568	GOOG- ROWE- 00017568	
Y	*	P52	GOOG- ROWE- 00059824	GOOG- ROWE- 00059829	This document should be deemed inadmissible for the reasons set forth in ECF 292 ¶ 1 (denying motion in part to permit evidence of "leveling decisions by Tariq Shaukat, whom Plaintiff alleges treated her in a discriminatory manner"). This document reflects another employee's out-of-court statements about the leveling process generally, and does not fall into that narrow universe of permissible evidence. On its face, the exhibit is clear that no leveling determination is being made—in fact, the potential candidate had not even interviewed.  Fed. R. Evid. 401, 403 —  Discussions concerning performance and leveling of an unrelated third-party is irrelevant to any of the challenged decisions regarding Plaintiff's leveling, no one on the email was involved in Plaintiff's challenged leveling decision, and its introduction will only serve to confuse and mislead the jury.
	**	P53	GOOG- ROWE- 00017583	GOOG- ROWE- 00017584	

	**	P54	GOOG- ROWE-P-	GOOG- ROWE-P-	
	**	P55	GOOG- ROWE- 00017589	00001737 GOOG- ROWE- 00017591	
Y	*	P56	GOOG- ROWE- 00017594	GOOG- ROWE- 00017595	Fed. R. Evid. 401, 403 – Mr. Vardaman did not participate in any compensation planning decisions, so his thoughts regarding compensation are irrelevant and will serve only to confuse or mislead the jury.
Y	*	P57	GOOG- ROWE- 00017998	GOOG- ROWE- 00018001	Fed. R. Evid. 801, 802 – statements made to an Employee Relations investigator are alleged out-of-court statements offered for their truth.
		P58	None	None	Exhibit intentionally left blank
	**	P59	GOOG- ROWE- 00017598	GOOG- ROWE- 00017598	
	**	P60	GOOG- ROWE- 00017599	GOOG- ROWE- 00017602	
	**	P61	GOOG- ROWE- 00017624	GOOG- ROWE- 00017632	
	**	P62	GOOG- ROWE- 00017634.R	GOOG- ROWE- 00017637.R	

	**	P63	GOOG- ROWE- 00017638	GOOG- ROWE- 00017638	
	**	P64	GOOG- ROWE- 00017639	GOOG- ROWE- 00017639	
	**	P65	GOOG- ROWE- 00056880	GOOG- ROWE- 00056889	
	**	P66	GOOG- ROWE- 00017642	GOOG- ROWE- 00017642	
	**	P67	GOOG- ROWE- 00017643	GOOG- ROWE- 00017643	
	**	P68	GOOG- ROWE- 00017644	GOOG- ROWE- 00017647	
	**	P69	GOOG- ROWE- 00017722.RR	GOOG- ROWE- 00017866.RR	
Y	*	P70	GOOG- ROWE- 00059939	GOOG- ROWE- 00059939	Fed. R. Evid. 801, 802 – the document consists solely of alleged out-of-court statements offered to prove the truth of the matter asserted ( <i>i.e.</i> , who an unrelated third-party who did not participate in any of the challenged decisions thought led the various industry verticals in Mr. Shaukat's organization); the fact that Mr. Shaukat is a recipient of the communication does not change that fact.

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**	P71	GOOG- ROWE- 00057023	GOOG- ROWE- 00057024	
**	P72	GOOG- ROWE- 00059967	GOOG- ROWE- 00059969	
**	P73	GOOG- ROWE- 00061580	GOOG- ROWE- 00061581	
	P74	P000707	P000709	Fed. R. Evid. 801, 802 – to the extent that Plaintiff seeks to introduce alleged out-of-court statements by Ms. Kuhn and "Jess" to prove the truth of the matters asserted.  Defendant asserts authenticity objections to portion of the document Bates labeled P000709 only.
*	P75	GOOG- ROWE- 00017663	GOOG- ROWE- 00017663	Fed. R. Evid. 801, 802 – to the extent that Plaintiff seeks to introduce the alleged out-of-court statement by "Stuart" to prove the truth of the matter asserted (i.e., the occurrence of a meeting).
**	P76	P000659	P000662	
	P76 (cont.)	P000752	P000753	Defendant objects solely on the grounds of authenticity.
**	P77	GOOG- ROWE- 00056890	GOOG- ROWE- 00056891	

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	**	P78	GOOG- ROWE- 00056906	GOOG- ROWE- 00056909	
	**	P79	GOOG- ROWE- 00017677	GOOG- ROWE- 00017679	
	**	P80	GOOG- ROWE- 00057053	GOOG- ROWE- 00057055	
	**	P81	GOOG- ROWE- 00017690	GOOG- ROWE- 00017690	
	**	P82	GOOG- ROWE- 00056682	GOOG- ROWE- 00056690	
Y	*	P83	GOOG- ROWE- 00060418	GOOG- ROWE- 00060418	Fed. R. Evid. 401, 403 – there is no evidence in the record that the email recipients were involved in any of the challenged decisions to be tried in this case; the introduction of this evidence will only confuse or mislead the jury, waste time, and is intended to harass.
Y		P84	P000683	P000683	Fed. R. Evid. 401, 403 – there is no evidence in the record that the recipient of the screen-shot chat message (which Defendant believes to be Leonard Law) was involved in any of the challenged decisions to be tried in this case; the introduction of this evidence will only confuse or mislead the jury and waste time.

	**	P85	GOOG- ROWE- 00056734	GOOG- ROWE- 00056736	
Y	*	P86	GOOG- ROWE- 00017873	GOOG- ROWE- 00017875	Fed. R. Evid. 106 – the document is incomplete when presented in redacted form, and Plaintiff should be required to use the document at D80.
Y	*	P87	GOOG- ROWE- 00017710.R	GOOG- ROWE- 00017712.R	Fed. R. Evid. 801, 802 – the document created by an unspecified author consists solely of alleged out-of-court statements to prove the truth of the matters asserted ( <i>i.e.</i> , the performance of those referenced in the document).
	**	P88	GOOG- ROWE- 00018014	GOOG- ROWE- 00018014	
	**	P89	GOOG- ROWE- 00018015	GOOG- ROWE- 00018015	
Y	*	P90	GOOG- ROWE- 00018558	GOOG- ROWE- 00018559	Fed. R. Evid. 401, 403 – there is no evidence in the record that Plaintiff sought, applied, or was considered for a role as a Technical Director on OCTO's Applied AI team; as such, the information is irrelevant to any of the challenged decisions to be tried, and its introduction serves only to confuse or mislead the jury, and waste time.
		P91	P000695	P000697	Fed. R. Evid. 801, 802 – this alleged reproduction of Mr. Breslow's LinkedIn profile is hearsay is offered to prove the truth of its contents.

	*	P92	GOOG- ROWE- 00060490	GOOG- ROWE- 00060495	Fed. R. Evid. 602 – Plaintiff has not identified a witness to lay the foundation for introduction of this document into evidence or speak to the purpose for which it was created.
	**	P93	GOOG- ROWE- 00019205	GOOG- ROWE- 00019208	
Y	*	P94	GOOG- ROWE- 00022669	GOOG- ROWE- 00022670	Fed. R. Evid. 401, 403 – the leveling policy document is dated 2019, two years after Plaintiff's challenged leveling decision. It therefore could not have been consulted or relied upon by any decision maker, and its introduction into evidence serves only to confuse and mislead the jury.
Y	*	P95	GOOG- ROWE- 00026916	GOOG- ROWE- 00026917	Fed. R. Evid. 401, 403 – the leveling policy document is dated 2019, two years after Plaintiff's challenged leveling decision. It therefore could not have been consulted or relied upon by any decision maker, and its introduction into evidence serves only to confuse and mislead the jury.
Y	*	P96	GOOG- ROWE- 00020117	GOOG- ROWE- 00020118	Fed. R. Evid. 401, 403 – Plaintiff does not assert that she should have been promoted to Level 9 in the manner contemplated by this policy document, and she is estopped from advancing that argument now. Therefore, the substance of this document is irrelevant to the claims at issue, and its introduction into evidence serves only to confuse or mislead the jury.

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	**	P97	GOOG- ROWE- 00019740	GOOG- ROWE- 00019741	
	**	P98	GOOG- ROWE- 00019782	GOOG- ROWE- 00019786	
	**	P99	GOOG- ROWE- 00030107	GOOG- ROWE- 00030112	
	**	P100	GOOG- ROWE- 00056764	GOOG- ROWE- 00056766	
	**	P101	GOOG- ROWE- 00060559	GOOG- ROWE- 00060562	
Y	*	P102	GOOG- ROWE- 00052135	GOOG- ROWE- 00052135	Fed. R. Evid. 401, 403 – the leveling policy document is dated 2020, three years after Plaintiff's challenged leveling decision. It therefore could not have been consulted or relied upon by any decision maker, and its introduction into evidence serves only to confuse and mislead the jury.
Y	*	P10 <mark>2B8</mark> (SECOND P108)	GOOG- ROWE- 00052153	GOOG- ROWE- 00052153	Fed. R. Evid. 401, 403 – the leveling policy document is dated 2020, three years after Plaintiff's challenged leveling decision. It therefore could not have been consulted or relied upon by any decision maker, and its introduction into evidence serves only to confuse and mislead the jury.

	**	P103	GOOG- ROWE- 00053767	GOOG- ROWE- 00053767	
Y		P104	P000738	P000738	Fed. R. Evid. 401, 403 – the undated "article" about Plaintiff's alleged credentials has no bearing on the issues in this case, and there is no evidence that anyone at Google knew about or considered its contents when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y		P104 (cont.)	P000739	P000746	Fed. R. Evid. 401, 403 – there is no evidence that anyone at Google knew about or considered the contents of this article when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000747	P000748	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000754	P000762	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.

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Y		P104 (cont.)	P000774	P000780	Fed. R. Evid. 401, 403 – the article about Plaintiff's alleged credentials has no bearing on the issues in this case, and there is no evidence that anyone at Google knew about or considered its contents when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000781	P000786	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000787	P000791	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y		P104 (cont.)	P000792	P000793	Fed. R. Evid. 401, 403 – there is no evidence that anyone at Google knew about or considered the contents of this article when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	*	P104 (cont.)	P000800	P000802	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.

		P104 (cont.)	P000808	P000813	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000814	P000824	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000825	P000826	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000827	P000830	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
		P104 (cont.)	P000831	P000850	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y		P104 (cont.)	P000858	P000862	Fed. R. Evid. 401, 403 – there is no evidence that anyone at Google knew about or considered the contents of this article when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	*	P104 (cont.)	P000864	P000864	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.

		P104 (cont.)	P000865	P000866	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
Y		P104 (cont.)	P000867	P000870	Fed. R. Evid. 401, 403 – there is no evidence that anyone at Google knew about or considered the contents of this article when making any decision as it relates to Plaintiff. It is therefore irrelevant and its introduction into evidence serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	**	P104 (cont.)	P000871	P000873	
	*	P104 (cont.)	P000876	P000879	Fed. R. Evid. 801, 802 – to the extent the document is offered to prove the truth of the alleged out-of-court statements contained therein.
	*	P105	GOOG- ROWE- 00058542	GOOG- ROWE- 00058555	Google acknowledges that Judge Schofield ruled on the relevance of this exhibit in her Order on Defendant's motion <i>in limine</i> , but did not opine on the hearsay objections raised. (ECF 292 ¶ 2.) Fed. R. Evid. 801, 802 – the notes prepared during the investigation of the complaint consist solely of alleged out-of-court statements offered for the truth of the matters asserted.
	**	P106	GOOG- ROWE- 00060571	GOOG- ROWE- 00060573	

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	**	P107	GOOG- ROWE- 00055391	GOOG- ROWE- 00055393	
Y	*	P108	GOOG- ROWE- 00056990	GOOG- ROWE- 00057014	Fed. R. Evid. 801, 802 – the notes prepared during the investigation of the complaint consist solely of alleged out-of-court statements offered for their truth.
	**	P109	GOOG- ROWE-P- 00004556	GOOG- ROWE-P- 00004556	
	*	P110	GOOG- ROWE- 00055946	GOOG- ROWE- 00055998	Fed. R. Evid. 401, 403 – the document is irrelevant unless Plaintiff can show that this is the version of one of Google's workplace trainings taken by one of the relevant decision makers in the case.
	**	P111	GOOG- ROWE- 00056272	GOOG- ROWE- 00056273	
	*	P112	GOOG- ROWE- 00056868	GOOG- ROWE- 00056874	Fed. R. Evid. 801, 802 – the document consists of several alleged out-of-court statements offered to prove the truth of the matters asserted.
Y		P113	GOOG- ROWE- 00060591	GOOG- ROWE- 00060591	Fed. R. Evid. 401, 403 – the excel spreadsheet contains compensation information for Plaintiff's alleged comparators for years or partial years for which they indisputably performed roles other than L8 or L9 Technical Directors in OCTO, and Plaintiff has abandoned her claim that she is comparable to individuals who hold those other roles. The information is therefore irrelevant to her claims, and its introduction into evidence will serve to prejudice Defendant, or mislead and confuse the jury.

					Fed. R. Evid. 1006 - To the extent Plaintiff offers a "summary" document of the excel spreadsheet in lieu of the actual document produced in discovery, the spreadsheet in question is not so voluminous that it cannot be conveniently examined at trial, and Plaintiff's "summary" is just as "voluminous" as the document she purports to summarize. Finally, Plaintiff has not identified a competent witness who prepared the "summary" for cross- examination. Should the Court admit the "summary" into evidence, Defendant respectfully requests that the underlying document also be admitted and the jury be given a cautionary instruction to carefully examine whether the chart is an accurate reflection of that underlying document.  Fed. R. Evid. 401, 403 – there is
Y	*	P114	GOOG- ROWE- 00058782	GOOG- ROWE- 00058782	no evidence in the record that any witness at Google consulted this document when making any of the challenged decisions, and its introduction into evidence serves only to confuse or mislead the jury, or waste time.
	**	P115	GOOG- ROWE- 00060579.R	GOOG- ROWE- 00060590.R	
	**	P116	GOOG- ROWE- 00063078	GOOG- ROWE- 00063111	
Y	*	P117	GOOG- ROWE- 00062565	GOOG- ROWE- 00062596	Fed. R. Evid. 106 – the document is incomplete, and Mr. Eryurek's full hiring packet is available at D42.

**	P118	GOOG- ROWE- 00056318.R	GOOG- ROWE- 00056346.R	
**	P119	GOOG- ROWE- 00019097.R	GOOG- ROWE- 00019146.R	
**	P120	GOOG- ROWE- 00061880	GOOG- ROWE- 00061904	
**	P121	GOOG- ROWE- 00062214	GOOG- ROWE- 00062241	
**	P122	GOOG- ROWE- 00053826.R	GOOG- ROWE- 00053832.R	
**	P122 (cont.)	GOOG- ROWE- 00053841.R	GOOG- ROWE- 00053847.R	
**	P122 (cont.)	GOOG- ROWE- 00053875.R	GOOG- ROWE- 00053878.R	
**	P122 (cont.)	GOOG- ROWE- 00053837.R	GOOG- ROWE- 00053840.R	
**	P123	GOOG- ROWE- 00056275	GOOG- ROWE- 00056275	

**	P123 (cont.)	GOOG- ROWE- 00056312	GOOG- ROWE- 00056315	
**	P123 (cont.)	GOOG- ROWE- 00056287	GOOG- ROWE- 00056294	
**	P123 (cont.)	GOOG- ROWE- 00056276	GOOG- ROWE- 00056282	
**	P123 (cont.)	GOOG- ROWE- 00056303	GOOG- ROWE- 00056311	
**	P123 (cont.)	GOOG- ROWE- 00056283	GOOG- ROWE- 00056286	
**	P123 (cont.)	GOOG- ROWE- 00056295	GOOG- ROWE- 00056302	
**	P123 (cont.)	GOOG- ROWE- 00079130	GOOG- ROWE- 00079133	
**	P123 (cont.)	GOOG- ROWE- 00079321	GOOG- ROWE- 00079323	
**	P123 (cont.)	GOOG- ROWE- 00079317	GOOG- ROWE- 00079320	

**	P123 (cont.)	GOOG- ROWE- 00079382	GOOG- ROWE- 00079386	
**	P123 (cont.)	GOOG- ROWE- 00079175	GOOG- ROWE- 00079176	
**	P123 (cont.)	GOOG- ROWE- 00079406	GOOG- ROWE- 00079407	
**	P123 (cont.)	GOOG- ROWE- 00082596	GOOG- ROWE- 00082603	
**	P123 (cont.)	GOOG- ROWE- 00082628	GOOG- ROWE- 00082636	
**	P123 (cont.)	GOOG- ROWE- 00082943	GOOG- ROWE- 00082949	
**	P123 (cont.)	GOOG- ROWE- 00082764	GOOG- ROWE- 00082771	
**	P124	GOOG- ROWE- 00053889.R	GOOG- ROWE- 00053890.R	
**	P124 (cont.)	GOOG- ROWE- 00053833.R	GOOG- ROWE- 00053835.R	

**	P124 (cont.)	GOOG- ROWE- 00053891.R	GOOG- ROWE- 00053894.R	
**	P124 (cont.)	GOOG- ROWE- 00053864.R	GOOG- ROWE- 00053868.R	
**	P124 (cont.)	GOOG- ROWE- 00053852.R	GOOG- ROWE- 00053861.R	
**	P124 (cont.)	GOOG- ROWE- 00053901.R	GOOG- ROWE- 00053909.R	
**	P124 (cont.)	GOOG- ROWE- 00053885.R	GOOG- ROWE- 00053888.R	
**	P124 (cont.)	GOOG- ROWE- 00053879.R	GOOG- ROWE- 00053881.R	
**	P124 (cont.)	GOOG- ROWE- 00067197	GOOG- ROWE- 00067207	
**	P124 (cont.)	GOOG- ROWE- 00067208	GOOG- ROWE- 00067213	
**	P124 (cont.)	GOOG- ROWE- 00067233	GOOG- ROWE- 00067237	

**	P124 (cont.)	GOOG- ROWE- 00079027	GOOG- ROWE- 00079031	
**	P124 (cont.)	GOOG- ROWE- 00079104	GOOG- ROWE- 00079107	
**	P124 (cont.)	GOOG- ROWE- 00079095	GOOG- ROWE- 00079098	
**	P124 (cont.)	GOOG- ROWE- 00079099	GOOG- ROWE- 00079103	
**	P124 (cont.)	GOOG- ROWE- 00078984	GOOG- ROWE- 00078993	
**	P124 (cont.)	GOOG- ROWE- 00079145	GOOG- ROWE- 00079153	
**	P124 (cont.)	GOOG- ROWE- 00082556	GOOG- ROWE- 00082564	
**	P124 (cont.)	GOOG- ROWE- 00082565	GOOG- ROWE- 00082573	
**	P124 (cont.)	GOOG- ROWE- 00082574	GOOG- ROWE- 00082584	

**	P124 (cont.)	GOOG- ROWE- 00082585	GOOG- ROWE- 00082595	
**	P124 (cont.)	GOOG- ROWE- 00083158	GOOG- ROWE- 00083158	
**	P124 (cont.)	GOOG- ROWE- 00083159	GOOG- ROWE- 00083160	
**	P125	GOOG- ROWE- 00053811.R	GOOG- ROWE- 00053811.R	
**	P125 (cont.)	GOOG- ROWE- 00053803.R	GOOG- ROWE- 00053810.R	
**	P125 (cont.)	GOOG- ROWE- 00053812.R	GOOG- ROWE- 00053819.R	
**	P125 (cont.)	GOOG- ROWE- 00053798.R	GOOG- ROWE- 00053802.R	
**	P125 (cont.)	GOOG- ROWE- 00053820.R	GOOG- ROWE- 00053824.R	
**	P125 (cont.)	GOOG- ROWE- 00067168	GOOG- ROWE- 00067177	

**	P125 (cont.)	GOOG- ROWE- 00067178	GOOG- ROWE- 00067186	
**	P125 (cont.)	GOOG- ROWE- 00067187	GOOG- ROWE- 00067191	
**	P125 (cont.)	GOOG- ROWE- 00067192	GOOG- ROWE- 00067196	
**	P125 (cont.)	GOOG- ROWE- 00082647	GOOG- ROWE- 00082648	
**	P125 (cont.)	GOOG- ROWE- 00082688	GOOG- ROWE- 00082688	
**	P125 (cont.)	GOOG- ROWE- 00082923	GOOG- ROWE- 00082928	
**	P125 (cont.)	GOOG- ROWE- 00082929	GOOG- ROWE- 00082933	
**	P126	GOOG- ROWE- 00017907	GOOG- ROWE- 00017913	
**	P126 (cont.)	GOOG- ROWE- 00017929	GOOG- ROWE- 00017933	

**	P126 (cont.)	GOOG- ROWE- 00017914	GOOG- ROWE- 00017918	
**	P126 (cont.)	GOOG- ROWE- 00017885	GOOG- ROWE- 00017890	
**	P126 (cont.)	GOOG- ROWE- 00017936	GOOG- ROWE- 00017941	
**	P126 (cont.)	GOOG- ROWE- 00017897	GOOG- ROWE- 00017906	
**	P126 (cont.)	GOOG- ROWE- 00017949	GOOG- ROWE- 00017957	
**	P126 (cont.)	GOOG- ROWE- 00017919	GOOG- ROWE- 00017919	
**	P126 (cont.)	GOOG- ROWE- 00017935	GOOG- ROWE- 00017935	
**	P126 (cont.)	GOOG- ROWE- 00056246	GOOG- ROWE- 00056251	
**	P126 (cont.)	GOOG- ROWE- 00079122	GOOG- ROWE- 00079124	

**	P126 (cont.)	GOOG- ROWE- 00079125	GOOG- ROWE- 00079126	
**	P126 (cont.)	GOOG- ROWE- 00079022	GOOG- ROWE- 00079022	
**	P126 (cont.)	GOOG- ROWE- 00079128	GOOG- ROWE- 00079129	
**	P126 (cont.)	GOOG- ROWE- 00079156	GOOG- ROWE- 00079161	
**	P126 (cont.)	GOOG- ROWE- 00079165	GOOG- ROWE- 00079168	
**	P126 (cont.)	GOOG- ROWE- 00082726	GOOG- ROWE- 00082731	
**	P126 (cont.)	GOOG- ROWE- 00082821	GOOG- ROWE- 00082827	
**	P126 (cont.)	GOOG- ROWE- 00082816	GOOG- ROWE- 00082820	
**	P126 (cont.)	GOOG- ROWE- 00082918	GOOG- ROWE- 00082922	

**	P126 (cont.)	GOOG- ROWE- 00083196	GOOG- ROWE- 00083196	
**	P127	GOOG- ROWE- 00067274	GOOG- ROWE- 00067274	
**	P127 (cont.)	GOOG- ROWE- 00067253	GOOG- ROWE- 00067256	
**	P127 (cont.)	GOOG- ROWE- 00067257	GOOG- ROWE- 00067264	
**	P127 (cont.)	GOOG- ROWE- 00067272	GOOG- ROWE- 00067272	
**	P127 (cont.)	GOOG- ROWE- 00067265	GOOG- ROWE- 00067271	
**	P127 (cont.)	GOOG- ROWE- 00067273	GOOG- ROWE- 00067273	
**	P127 (cont.)	GOOG- ROWE- 00067275	GOOG- ROWE- 00067281	
**	P127 (cont.)	GOOG- ROWE- 00079134	GOOG- ROWE- 00079134	

**	P127 (cont.)	GOOG- ROWE- 00079242	GOOG- ROWE- 00079242	
**	P127 (cont.)	GOOG- ROWE- 00079405	GOOG- ROWE- 00079405	
**	P127 (cont.)	GOOG- ROWE- 00079062	GOOG- ROWE- 00079063	
**	P127 (cont.)	GOOG- ROWE- 00079170	GOOG- ROWE- 00079174	
**	P127 (cont.)	GOOG- ROWE- 00079056	GOOG- ROWE- 00079061	
**	P127 (cont.)	GOOG- ROWE- 00082702	GOOG- ROWE- 00082603	
**	P127 (cont.)	GOOG- ROWE- 00082805	GOOG- ROWE- 00082815	
**	P127 (cont.)	GOOG- ROWE- 00082637	GOOG- ROWE- 00082646	
**	P127 (cont.)	GOOG- ROWE- 00082950	GOOG- ROWE- 00082955	

**	P127 (cont.)	GOOG- ROWE- 00083184	GOOG- ROWE- 00083184	
**	P127 (cont.)	GOOG- ROWE- 00083185	GOOG- ROWE- 00083185	
**	P128	GOOG- ROWE- 00053862.R	GOOG- ROWE- 00053862.R	
**	P128 (cont.)	GOOG- ROWE- 00053863.R	GOOG- ROWE- 00053863.R	
**	P128 (cont.)	GOOG- ROWE- 00053848.R	GOOG- ROWE- 00053851.R	
**	P128 (cont.)	GOOG- ROWE- 00053882.R	GOOG- ROWE- 00053884.R	
**	P128 (cont.)	GOOG- ROWE- 00053869.R	GOOG- ROWE- 00053874.R	
**	P128 (cont.)	GOOG- ROWE- 00053895.R	GOOG- ROWE- 00053900.R	
**	P128 (cont.)	GOOG- ROWE- 00053825.R	GOOG- ROWE- 00053825.R	

**	P128 (cont.)	GOOG- ROWE- 00053836.R	GOOG- ROWE- 00053836.R	
**	P128 (cont.)	GOOG- ROWE- 00067225	GOOG- ROWE- 00067232	
**	P128 (cont.)	GOOG- ROWE- 00067238	GOOG- ROWE- 00067246	
**	P128 (cont.)	GOOG- ROWE- 00067214	GOOG- ROWE- 00067218	
**	P128 (cont.)	GOOG- ROWE- 00067219	GOOG- ROWE- 00067224	
**	P128 (cont.)	GOOG- ROWE- 00079127	GOOG- ROWE- 00079127	
**	P128 (cont.)	GOOG- ROWE- 00079169	GOOG- ROWE- 00079169	
**	P128 (cont.)	GOOG- ROWE- 00082614	GOOG- ROWE- 00082627	
**	P128 (cont.)	GOOG- ROWE- 00082649	GOOG- ROWE- 00082661	

**	P128 (cont.)	GOOG- ROWE- 00082732	GOOG- ROWE- 00082739	
**	P128 (cont.)	GOOG- ROWE- 00082900	GOOG- ROWE- 00082908	
*	P129	GOOG- ROWE- 00053772.R	GOOG- ROWE- 00053773.R	Fed. R. Evid. 401, 403 – to the extent Plaintiff offers this document to demonstrate Mr. Breslow's compensation prior to the date on which she alleged he was given the Financial Services Vertical Lead role she sought, the information is irrelevant because Mr. Breslow was not hired as a Technical Director in OCTO, and therefore what Google paid Mr. Breslow in this role has no bearing on the issues to be tried. Its introduction into evidence serves only to confuse and mislead the jury.
**	P129 (cont.)	GOOG- ROWE- 00053774.R	GOOG- ROWE- 00053775.R	
**	P130	GOOG- ROWE- 00055386	GOOG- ROWE- 00055386	
**	P130 (cont.)	GOOG- ROWE- 00055389	GOOG- ROWE- 00055390	
**	P130 (cont.)	GOOG- ROWE- 00078246	GOOG- ROWE- 00078247	

	**	P130 (cont.)	GOOG- ROWE- 00068458	GOOG- ROWE- 00068459	
	**	P130 (cont.)	GOOG- ROWE- 00078273	GOOG- ROWE- 00078274	
	**	P131	GOOG- ROWE- 00053776.R	GOOG- ROWE- 00053777.R	
Y	*	P131 (cont.)	GOOG- ROWE- 00053778.R	GOOG- ROWE- 00053779.R	Fed. R. Evid. 401, 403 – Mr. Eryurek's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager beginning in August of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P131 (cont.)	GOOG- ROWE- 00053780.R	GOOG- ROWE- 00053781.R	Fed. R. Evid. 401, 403 – Mr. Eryurek's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager beginning in August of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P131 (cont.)	GOOG- ROWE- 00078263	GOOG- ROWE- 00078264	Fed. R. Evid. 401, 403 – Mr. Eryurek's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager beginning in August of 2018, and Plaintiff has abandoned her claim that she is comparable to

					individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P131 (cont.)	GOOG- ROWE- 00078236	GOOG- ROWE- 00078237	Fed. R. Evid. 401, 403 – Mr. Eryurek's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager beginning in August of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
	**	P132	GOOG- ROWE- 00053782.R	GOOG- ROWE- 00053782.R	
Y	*	P132 (cont.)	GOOG- ROWE- 00053783.R	GOOG- ROWE- 00053784.R	Fed. R. Evid. 401, 403 – Mr. Harteau's compensation at this point in time is irrelevant because he was indisputably performing the work of an Engineering Director supervising a team of Software Engineers beginning in September of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P132 (cont.)	GOOG- ROWE- 00053785.R	GOOG- ROWE- 00053786.R	Fed. R. Evid. 401, 403 – Mr. Harteau's compensation at this point in time is irrelevant because he was indisputably performing the work of an Engineering Director supervising a team of Software Engineers beginning in September of 2018, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction

				into evidence therefore serves only to confuse or mislead the jury, and waste time.
**	P133	GOOG- ROWE- 00078071	GOOG- ROWE- 00078072	
**	P133 (cont.)	GOOG- ROWE- 00078069	GOOG- ROWE- 00078070	
**	P133 (cont.)	GOOG- ROWE- 00083094	GOOG- ROWE- 00083095	
**	P133 (cont.)	GOOG- ROWE- 00083096	GOOG- ROWE- 00083096	
**	P133 (cont.)	GOOG- ROWE- 00083097	GOOG- ROWE- 00083098	
**	P134	GOOG- ROWE- 00017984	GOOG- ROWE- 00017985	
**	P134 (cont.)	GOOG- ROWE- 00017958	GOOG- ROWE- 00017959	
**	P134 (cont.)	GOOG- ROWE- 00078216	GOOG- ROWE- 00078217	

**	P134 (cont.)	GOOG- ROWE- 00078244	GOOG- ROWE- 00078245	
**	P134 (cont.)	GOOG- ROWE- 00078294	GOOG- ROWE- 00078295	
**	P134 (cont.)	GOOG- ROWE- 00083067	GOOG- ROWE- 00083068	
**	P134 (cont.)	GOOG- ROWE- 00083069	GOOG- ROWE- 00083069	
**	P134 (cont.)	GOOG- ROWE- 00083070	GOOG- ROWE- 00083071	
**	P135	GOOG- ROWE- 00067249	GOOG- ROWE- 00067250	
**	P135 (cont.)	GOOG- ROWE- 00067251	GOOG- ROWE- 00067252	
**	P135 (cont.)	GOOG- ROWE- 00067247	GOOG- ROWE- 00067248	
**	P135 (cont.)	GOOG- ROWE- 00068466	GOOG- ROWE- 00068467	

	**	P135 (cont.)	GOOG- ROWE- 00078292	GOOG- ROWE- 00078293	
	**	P135 (cont.)	GOOG- ROWE- 00083046	GOOG- ROWE- 00083047	
	**	P135 (cont.)	GOOG- ROWE- 00083048	GOOG- ROWE- 00083048	
	**	P135 (cont.)	GOOG- ROWE- 00083049	GOOG- ROWE- 00083050	
	**	P136	GOOG- ROWE- 00053787.R	GOOG- ROWE- 00053787.R	
	**	P136 (cont.)	GOOG- ROWE- 00053788.R	GOOG- ROWE- 00053789.R	
Y	*	P136 (cont.)	GOOG- ROWE- 00053790.R	GOOG- ROWE- 00053791.R	Fed. R. Evid. 401, 403 – Mr. Wilson's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager as of late 2019, and Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.
Y	*	P136 (cont.)	GOOG- ROWE- 00068464	GOOG- ROWE- 00068465	Fed. R. Evid. 401, 403 – Mr. Wilson's compensation at this point in time is irrelevant because he was indisputably performing the work of a Director, Product Manager as of late 2019, and

Y	*	P137	GOOG- ROWE- 00060576	GOOG- ROWE- 00060578	Plaintiff has abandoned her claim that she is comparable to individuals who hold this position. Its introduction into evidence therefore serves only to confuse or mislead the jury, and waste time.  Fed. R. Evid. 401, 403 – Mr. Breslow was not hired into the role of Technical Director in OCTO, but rather an unrelated position outside of OCTO. What Google paid him to perform that role is irrelevant to the issues to be tried, and its introduction into evidence serves only to mislead and confuse the jury, and waste time.
	**	P138	GOOG- ROWE- 00054163	GOOG- ROWE- 00054165	
	**	P139	GOOG- ROWE- 00054168	GOOG- ROWE- 00054170	
	**	P140	GOOG- ROWE- 00054161	GOOG- ROWE- 00054162	
	**	P141	GOOG- ROWE- 00078198	GOOG- ROWE- 00078202	
	**	P142	GOOG- ROWE- 00017920	GOOG- ROWE- 00017922	
	**	P143	GOOG- ROWE- 00064798	GOOG- ROWE- 00064800	

	**	P144	GOOG- ROWE- 00054166	GOOG- ROWE- 00054167	
	**	P145	N/A	N/A	
	**	P146	N/A	N/A	
	*	P147	N/A	N/A	Fed. R. Evid. 801, 802 – this declaration offered by Diane Greene at an earlier point in the case is an out-of-court statement offered to prove the truth of its contents.
Y	*	P148	GOOG- ROWE- 00082407	GOOG- ROWE- 00082414	Fed. R. Evid. 401, 403 – any amounts paid to Mr. Shaukat upon his separation from employment with Google, and the terms of his severance agreement, have no bearing on the claims or defenses in this case. There is also no dispute that Mr. Shaukat will appear to testify at trial, and Google concedes that Plaintiff may ask Mr. Shaukat leading questions or otherwise treat him as an adverse witness. Therefore, there is no basis for the introduction of this confidential document into evidence, and it will only confuse the issues, waste time, or mislead the jury.
	**	P149	GOOG- ROWE- 00017533	GOOG- ROWE- 00017538	

**	P150	GOOG- ROWE- 00056487	GOOG- ROWE- 00056488	
**	<u>P151</u>	GOOG-ROWE- 00054218	GOOG-ROWE- 00054264	

## Appendix B

## Appendix B – Defendant's Proposed Exhibits

Advanced Ruling Requested	Object?	Exhibit	BeginBates	EndBates	Basis of Objection
			GOOG-	GOOG-	
	**	D1	ROWE-	ROWE-	
			00017375.R	00017378.R	
	**	D2	P001586	P001586	
			GOOG-	GOOG-	
	**	D3	ROWE-	ROWE-	
			00017406	00017407	
			GOOG-	GOOG-	
	**	D4	ROWE-	ROWE-	
			00017410	00017411	
			GOOG-	GOOG-	
	**	D5	ROWE-	ROWE-	
			00017425	00017426	
			GOOG-	GOOG-	
		D6	ROWE-P-	ROWE-P-	
	**		00000821	00000821	
		D6	GOOG-	GOOG-	
		(cont.)	ROWE-P-	ROWE-P-	
			00004550	00004552	
		** D7	GOOG-	GOOG-	
	**		ROWE-	ROWE-	
			00017554	00017554	
			GOOG-	GOOG-	
	**	D8	ROWE-P-	ROWE-P-	
			00001229	00001229	
			GOOG-	GOOG-	
	**	D9	ROWE-	ROWE-	
			00017555	00017557	
			GOOG-	GOOG-	
	**	D10	ROWE-	ROWE-	
			00017565.R	00017566.R	
			GOOG-	GOOG-	
	**	D11	ROWE-	ROWE-	
			00017568	00017568	
	**		GOOG-	GOOG-	
		D12	ROWE-	ROWE-	
			00017589	00017591	
			GOOG-	GOOG-	
	**	D13	ROWE-	ROWE-	
			00017598	00017598	

**	D14	P000102	P000102	
		GOOG-	GOOG-	
**	D15	ROWE-	ROWE-	
	D13	00017642	00017642	
		GOOG-	GOOG-	
**	D16	ROWE-	ROWE-	
	D10	00017643	00017643	
		GOOG-	GOOG-	
**	D17	ROWE-	ROWE-	
	<b>D</b> 17	00018015	00018015	
		GOOG-	GOOG-	
**	D18	ROWE-	ROWE-	
	D18	00030107	00030112	
**	D10	GOOG-	GOOG-	
-11-	D19	ROWE-	ROWE-	
		00053767	00053767	
**	D20	GOOG-	GOOG-	
ጥ ጥ	D20	ROWE-	ROWE- 00060573	
		00060571		
**	D21	GOOG-	GOOG-	
ጥ ጥ	D21	ROWE-	ROWE-	
		00055391	00055393	
**	Daa	GOOG-	GOOG-	
ጥጥ	D23	ROWE-	ROWE-	
		00060579.R	00060590.R	
**	D04	GOOG-	GOOG-	
**	D24	ROWE-	ROWE-	
		00063078	00063111	
ats ats	200	GOOG-	GOOG-	
**	D25	ROWE-	ROWE-	
		00056318.R	00056346.R	
		GOOG-	GOOG-	
**	D26	ROWE-	ROWE-	
		00019097.R	00019146.R	
	7.5-	GOOG-	GOOG-	
**	D27	ROWE-	ROWE-	
		00061880	00061904	
		GOOG-	GOOG-	
**	D28	ROWE-	ROWE-	
		00062214	00062241	
 **	D29	Plaintiff's 122	Plaintiff's 122	
	D29	GOOG-	GOOG-	
**		ROWE-	ROWE-	
	(cont.)	00053826.R	00053832.R	

		GOOG-	GOOG-	
**	D29			
4.4	(cont.)	ROWE-	ROWE-	
		00053837.R	00053840.R GOOG-	
**	D20	GOOG-		
**	D30	ROWE-	ROWE-	
		00056312	00056315	
	D30	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	` ′	00056287	00056294	
	D30	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00056276	00056282	
	D30	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00056303	00056311	
	D30	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00056283	00056286	
	D30	0000	GOOG-	
**	(cont.)	GOOG-	ROWE-	
		ROWE-82943	00082949	
	D30	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(50110.)	00082764	00082771	
	D30	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(cont.)	00079130	00079133	
	D30	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(30111.)	00079382	00079386	
		GOOG-	GOOG-	
**	D31	ROWE-	ROWE-	
	ונע	00053833.R	00053835.R	
		GOOG-	GOOG-	
**	D31	ROWE-	ROWE-	
4.4	(cont.)			
		00053891.R	00053894.R	
**	D31	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	` ′	00053852.R	00053861.R	
	D31	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(	00053885.R	00053888.R	
	D31	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(50111.)	00053885.R	00053888.R	

		COOC	COOC	
**	D31	GOOG-	GOOG-	
7.4	(cont.)	ROWE-	ROWE-	
		00067197	00067207	
ata ata	D31	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	()	00067208	00067213	
	D31	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(cont.)	00079099	00079103	
	D31	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(cont.)	00078984	00078993	
	D31	GOOG-	GOOG-	
**		ROWE-	ROWE-	
	(cont.)	00079145	00079153	
		GOOG-	GOOG-	
**	D32	ROWE-	ROWE-	
		00053803.R	00053810.R	
	200	GOOG-	GOOG-	
**	D32	ROWE-	ROWE-	
	(cont.)	00053820.R	00053824.R	
		GOOG-	GOOG-	
**	D33	ROWE-	ROWE-	
	<b>D</b> 33	00017907	00017913	
		GOOG-	GOOG-	
**	D33	ROWE-	ROWE-	
	(cont.)	00017967	00017971	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	(cont.)	00017936	00017941	
	D33	GOOG-	GOOG-	
**		ROWE-	ROWE-	
	(cont.)	00017949	00017957	
	D22			
**	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	D22	00017919	00017919	
**	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
	Daa	00082816	00082820	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082918	00082922	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082726	00082731	

	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082821	00082827	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079122	00079124	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079128	00079129	
	D33	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079156	00079161	
		GOOG-	GOOG-	
**	D34	ROWE-	ROWE-	
		00067253	00067256	
	D24	GOOG-	GOOG-	
**	D34	ROWE-	ROWE-	
	(cont.)	00067257	00067264	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00067272	00067272	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00067265	00067271	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00067273	00067273	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082950	00082955	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00082637	00082646	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079242	00079242	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079062	00079063	
	D34	GOOG-	GOOG-	
**	(cont.)	ROWE-	ROWE-	
		00079056	00079061	
		GOOG-	GOOG-	
**	D35	ROWE-	ROWE-	
		00053848	00053851	

		1	T	Г	T
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	00053869	00053874	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00053825.R	00053825.R	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067225	00067232	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067214	00067218	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00082732	00082739	
		D35	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		(551111)	00082900	00082908	
	**	D36			ONALLY LEFT BLANK
	**	D37			ONALLY LEFT BLANK
		D37	LA		
^		D38	P001584	P001585	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – document concerns roles not at issue in this case; no evidence this document was considered/relied upon by any decision-maker
	**	D39	Solutions Consultant Job Ladder (Produced to Plaintiff without bates)		
	*	D40	GOOG- ROWE-P- 00000827	GOOG- ROWE-P- 00000828	Fed R. Evid. 801 (Hearsay) – Summary of Stuart Breslow's background as characterized by Tariq Shaukat offered for its truth
	**	D41	GOOG- ROWE- 00056975	GOOG- ROWE- 00056976	
	**	D42	GOOG- ROWE- 00061917	GOOG- ROWE- 00061966	

1	1	I	I	
*	D43	GOOG- ROWE- 00063979	GOOG- ROWE- 00064012	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff; Fed. R. Evid. 801 (Hearsay) – out-of-court opinions about candidate's qualifications for the Technical Director role offered for their truth
*	D44	GOOG- ROWE- 00063516	GOOG- ROWE- 00063589	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff; Fed. R. Evid. 801 (Hearsay) – out-of-court opinions about candidate's qualifications for the Technical Director role offered for their truth
	D45	GOOG- ROWE- 00017721	GOOG- ROWE- 00017721	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes unattributed feedback and commentary from unknown source(s) offered for its truth
**	D46	GOOG- ROWE- 00019062	GOOG- ROWE- 00019062	

	**	D47	P000550	P000552	
	**	D48	GOOG- ROWE- 00058500	GOOG- ROWE- 00058500	
^		D49	GOOG- ROWE- 00062494	GOOG- ROWE- 00062499	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – document of unknown origin regarding Nicholas Harteau's ladder transfer is not relevant, and will prejudice, mislead and confuse the jury; Fed. R. Evid. 801 (Relevance, Prejudice) – out-of-court statements about Nicholas Harteau's performance and qualifications offered for their truth
^	*	D50	GOOG- ROWE- 00082724	GOOG- ROWE- 00082724	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D50	GOOG- ROWE- 00082973	GOOG- ROWE- 00082973	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative
٨	*	D50 (cont.)	GOOG- ROWE- 00082871	GOOG- ROWE- 00082876	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative
^	*	D50 (cont.)	GOOG- ROWE- 00082672	GOOG- ROWE- 00082681	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative
۸	*	D50 (cont.)	GOOG- ROWE- 00082964	GOOG- ROWE- 00082969	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
٨	*	D50 (cont.)	GOOG- ROWE- 00082956	GOOG- ROWE- 00082963	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.

^	*	D50 (cont.)	GOOG- ROWE- 00082881	GOOG- ROWE- 00082885	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D50 (cont.)	GOOG- ROWE- 00082790	GOOG- ROWE- 00082797	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D50 (cont.)	GOOG- ROWE- 00082689	GOOG- ROWE- 00082696	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D50 (cont.)	GOOG- ROWE- 00079140	GOOG- ROWE- 00079144	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
٨	*	D50 (cont.)	GOOG- ROWE- 00079004	GOOG- ROWE- 00079005	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D50 (cont.)	GOOG- ROWE- 00079000	GOOG- ROWE- 00079000	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D50 (cont.)	GOOG- ROWE- 00082697	GOOG- ROWE- 00082701	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51	GOOG- ROWE- 00082877	GOOG- ROWE- 00082880	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.

۸	*	D51 (cont.)	GOOG- ROWE- 00082725	GOOG- ROWE- 00082725	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51 (cont.)	GOOG- ROWE- 00082751	GOOG- ROWE- 00082763	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D51 (cont.)	GOOG- ROWE- 00082887	GOOG- ROWE- 00082899	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D51 (cont.)	GOOG- ROWE- 00082798	GOOG- ROWE- 00082800	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D51 (cont.)	GOOG- ROWE- 00082713	GOOG- ROWE- 00082723	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D51 (cont.)	GOOG- ROWE- 00082854	GOOG- ROWE- 00082863	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D51 (cont.)	GOOG- ROWE- 00082662	GOOG- ROWE- 00082671	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^	*	D51 (cont.)	GOOG- ROWE- 00082867	GOOG- ROWE- 00082870	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
٨	*	D51 (cont.)	GOOG- ROWE- 00082772	GOOG- ROWE- 00082781	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.

٨	*	D51 (cont.)	GOOG- ROWE- 00082801	GOOG- ROWE- 00082804	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
۸	*	D51 (cont.)	GOOG- ROWE- 00082782	GOOG- ROWE- 00082789	Fed. R. Evid. 402, 403 (Relevance, Prejudice, Hearsay) – Will cause unfair prejudice, confuse the issues, mislead the jury, and is needlessly cumulative.
^		D52	GOOG- ROWE- 00063425	GOOG- ROWE- 00063428	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – document of unknown origin regarding Ben Wilson's ladder transfer is not relevant, and will prejudice, mislead and confuse the jury; Fed. R. Evid. 801 (Relevance, Prejudice) – out-of-court statements about Ben Wilson's performance and qualifications offered for their truth
	**	D53	GOOG- ROWE- 00054267	GOOG- ROWE- 00054267	
	**	D54	GOOG- ROWE- 00018551	GOOG- ROWE- 00018552	
	*	D55	GOOG- ROWE- 00059007	GOOG- ROWE- 00059012	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes unattributed feedback and commentary from unknown source(s) offered for its truth
	**	D56	P000729	P000733	
	**	D57	P000735	P000735	
	**	D58	GOOG- ROWE-P- 00000773	GOOG- ROWE-P- 00000775	
	**	D59	GOOG- ROWE- 00059673	GOOG- ROWE- 00059677	

			GOOG-	GOOG-	
	**	D60	ROWE-	ROWE-	
			00017569	00017570	
			GOOG-	GOOG-	
	**	D61	ROWE-	ROWE-	
			00057020	00057020	
	*	D62	GOOG- ROWE- 00017533	GOOG- ROWE- 00017538	Fed R. Evid. 801 (Hearsay) – out-of- court statement about Plaintiff's fitness for the FSLV role being offered for its truth
			GOOG-	GOOG-	
	**	D63	ROWE-	ROWE-	
			00017717	00017720	
	*	D64	GOOG- ROWE- 00056972	GOOG- ROWE- 00056972	Fed R. Evid. 801 (Hearsay) – out-of- court statements offered for their truth, including double-hearsay statements about statements made by others, concerning the FSVL role
	*	D65	GOOG- ROWE- 00056487	GOOG- ROWE- 00056488	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes unattributed feedback and commentary from unknown source(s) offered for its truth
^	*	D66	GOOG- ROWE- 00053763	GOOG- ROWE- 00053763	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – document reflects a web tool that (a) Google stopped using 12/1/17 and (b) was not used for any leveling decision relevant to this case. Admission would prejudice, mislead and confuse jurors to draw incorrect/unsupported conclusions
	**	D67	GOOG- ROWE- 00018011	GOOG- ROWE- 00018013	

*	D68	GOOG- ROWE- 00065032	GOOG- ROWE- 00065090	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of a Technical Director candidate three years after Plaintiff's hire and protected complaints is not relevant as Plaintiff was not considered against this candidate, and admission will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes feedback and commentary offered for its truth
*	D69	GOOG- ROWE- 00064910	GOOG- ROWE- 00064968	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of a Technical Director candidate three years after Plaintiff's hire and protected complaints is not relevant as Plaintiff was not considered against them, and admission will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes feedback and commentary offered for its truth;
*	D70	GOOG- ROWE- 00055394.R	GOOG- ROWE- 00055418.R	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court opinions about candidate's qualifications for the VP-FS role offered for their truth

*	D71	GOOG- ROWE- 00062337	GOOG- ROWE- 00062344	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – includes feedback and commentary offered for its truth
	D72	GOOG- ROWE- 00063421	GOOG- ROWE- 00063424	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – candidate's resume offered for its truth
	D73	GOOG- ROWE- 00061871	GOOG- ROWE- 00061872	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – candidate's resume offered for its truth

	D74	GOOG- ROWE- 00082370	GOOG- ROWE- 00082372	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court statements concerning consideration process offered for their truth Further object because Google did not produce this document until November 17, 2022, over 1 ½ years after the close of discovery
**	D75	GOOG- ROWE- 00082367	GOOG- ROWE- 00082369	
	D76	GOOG- ROWE- 00082359	GOOG- ROWE- 00082366	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court statements concerning consideration process offered for their truth Further object because Google did not produce this document until November 17, 2022, over 1 ½ years after the close of discovery

D77	GOOG- ROWE- 00082356	GOOG- ROWE- 00082358	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court statements concerning consideration process offered for their truth Further object because Google did not produce this document until November 17, 2022, over 1 ½ years after the close of discovery
D78	GOOG- ROWE- 00082351	GOOG- ROWE- 00082355	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court statements concerning consideration process offered for their truth Further object because Google did not produce this document until November 17, 2022, over 1 ½ years after the close of discovery

*	D79	GOOG- ROWE- 00078164	GOOG- ROWE- 00078169	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the VP-FS role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid. 801 (Hearsay) – out-of-court opinions about candidate's qualifications for the VP-FS role offered for their truth
	D80	GOOG- ROWE- 00017873.R	GOOG- ROWE- 00017875.R	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration of other candidates for the FSLV role is not relevant, as Plaintiff was not considered against them, and will prejudice, mislead and confuse the jury; Fed R. Evid.  801 (Hearsay) – includes unattributed feedback and commentary from unknown source(s) offered for its truth
**	D81	GOOG- ROWE- 00060560	GOOG- ROWE- 00060562	
	D82	GOOG- ROWE- 00069067	GOOG- ROWE- 00069071	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.

D83	GOOG- ROWE- 00068834	GOOG- ROWE- 00068838	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D84	GOOG- ROWE- 00068890	GOOG- ROWE- 00068894	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D85	GOOG- ROWE- 00068703	GOOG- ROWE- 00068708	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D86	GOOG- ROWE- 00064541	GOOG- ROWE- 00064544	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.

D87	GOOG- ROWE- 00068515	GOOG- ROWE- 00068518	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D88	GOOG- ROWE- 00068946	GOOG- ROWE- 00068951	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D89	GOOG- ROWE- 00068895	GOOG- ROWE- 00068900	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
D90	GOOG- ROWE- 00068797	GOOG- ROWE- 00068801	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.

	D91	GOOG- ROWE- 00069008	GOOG- ROWE- 00069015	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
	D92	GOOG- ROWE- 00068680	GOOG- ROWE- 00068683	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
	D93	GOOG- ROWE- 00068776	GOOG- ROWE- 00068779	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
	D94	GOOG- ROWE- 00068606	GOOG- ROWE- 00068610	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of Google's consideration and leveling of other OCTO Technical Directors at Level 8 has no bearing on Plaintiff's leveling; Google did not consider other leveling decisions and the reasons for them when leveling Plaintiff.
**	D95	GOOG- ROWE- 00019996	GOOG- ROWE- 00019997	
**	D96	GOOG- ROWE- 00078369	GOOG- ROWE- 00078374	

		GOOG-	GOOG-	
**	D97	ROWE-	ROWE-	
		00078434	00078440	
		GOOG-	GOOG-	
**	D98	ROWE-	ROWE-	
		00078508	00078514	
		GOOG-	GOOG-	
**	D99	ROWE-	ROWE-	
		00078530	00078535	
		GOOG-	GOOG-	
**	D100	ROWE-	ROWE-	
	2100	00078460	00078464	
		GOOG-	GOOG-	
**	D101	ROWE-	ROWE-	
	Divi	00078411	00078417	
		GOOG-	GOOG-	
**	D102			
	D102	ROWE-	ROWE-	
		00068214	00068254	E-1 D E-1 400 402 (D 1
*	D102 (cont.)	GOOG- ROWE- 00067314	GOOG- ROWE- 00067348	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of compensation Google paid to OCTO Technical Directors at Level 8 has no bearing on Plaintiff's claims; Google did not consider other compensation decisions and the reasons for them when compensating Plaintiff.
*	D102 (cont.)	GOOG- ROWE- 00068255	GOOG- ROWE- 00068297	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of compensation Google paid to OCTO Technical Directors at Level 8 has no bearing on Plaintiff's claims; Google did not consider other compensation decisions and the reasons for them when compensating Plaintiff.
*	D102 (cont.)	GOOG- ROWE- 00067464	GOOG- ROWE- 00067495	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of compensation Google paid to OCTO Technical Directors at Level 8 has no bearing on Plaintiff's claims; Google did not consider other compensation decisions and the reasons for them when compensating Plaintiff.

		_	Γ	T	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067600	00067632	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
			00067538	00067585	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		(66111.)	00067931	00067955	
		D102	GOOG-	GOOG-	
	**	(cont.)	ROWE-	ROWE-	
		(cont.)	00068171	00068213	
		D102	GOOG-	GOOG-	
	**				
	1	(cont.)	ROWE-	ROWE-	
		D100	00067282	00067313	F 1 P F :1 402 402 (P 1
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
			~~~	~~~	compensation Google paid to OCTO
	*		GOOG-	GOOG-	Technical Directors at Level 8 has
	*		ROWE-	ROWE-	no bearing on Plaintiff's claims;
			00067349	00067365	Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
		()			compensation Google paid to OCTO
			GOOG-	GOOG-	Technical Directors at Level 8 has
	*		ROWE-	ROWE-	no bearing on Plaintiff's claims;
			00067392	00067432	Google did not consider other
			0000,092	00007.52	compensation decisions and the
					reasons for them when
	-	D102			compensating Plaintiff.
		D102			Fed. R. Evid. 402, 403 (Relevance,
		(cont.)			Prejudice) – evidence of
			COOC	COOC	compensation Google paid to OCTO
	*		GOOG-	GOOG-	Technical Directors at Level 7 or 8
			ROWE-	ROWE-	has no bearing on Plaintiff's claims;
			00067633	00067652	Google did not consider other
					compensation decisions and the
					reasons for them when
					compensating Plaintiff.
		D102	GOOG-	GOOG-	Fed. R. Evid. 402, 403 (Relevance,
	*	(cont.)			Prejudice) – evidence of
			ROWE-	ROWE-	compensation Google paid to OCTO
			00067729	00067743	Technical Directors at Level 7 or 8
L			<u> </u>	l.	<u> </u>

				has no bearing on Plaintiff's claims; Google did not consider other compensation decisions and the reasons for them when compensating Plaintiff.
*	D102 (cont.)	GOOG- ROWE- 00067685	GOOG- ROWE- 00067728	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of compensation Google paid to OCTO Technical Directors at Level 8 has no bearing on Plaintiff's claims; Google did not consider other compensation decisions and the reasons for them when compensating Plaintiff.
*	D102 (cont.)	GOOG- ROWE- 00068298	GOOG- ROWE- 00068332	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of compensation Google paid to OCTO Technical Directors at Level 8 has no bearing on Plaintiff's claims; Google did not consider other compensation decisions and the reasons for them when compensating Plaintiff.
*	D102 (cont.)	GOOG- ROWE- 00068333	GOOG- ROWE- 00068366	Fed. R. Evid. 402, 403 (Relevance, Prejudice) – evidence of compensation Google paid to OCTO Technical Directors at Level 8 has no bearing on Plaintiff's claims; Google did not consider other compensation decisions and the reasons for them when compensating Plaintiff.

## Appendix C

UNITED STATES I SOUTHERN DISTI				
ULKU ROWE,		Plaintiff,	:	10 G' - 0655 (I GB)
	-against-		: :	19 Civ. 8655 (LGS)
GOOGLE LLC,			:	<u>ORDER</u>
		Defendant,	:	
			: X	

## LORNA G. SCHOFIELD, District Judge:

WHEREAS, Defendant filed two motions in limine, and Plaintiff filed six motions in limine, one in the form of a letter motion. The motions are resolved as stated below. All references to rules refer to the Federal Rules of Evidence.

- 1. <u>Defendant's First MIL</u> (Dkt. No. 234). Defendant's motion to exclude evidence of "leveling determinations," outside of Level 8 and 9 Technical Directors in the Office of the CTO, is DENIED to the extent that Plaintiff may introduce evidence of (1) leveling decisions by Tariq Shaukat, whom Plaintiff alleges treated her in a discriminatory manner and (2) releveling decisions to illustrate that re-leveling was possible. This evidence is relevant under Rule 401 to show whether Plaintiff was treated in a discriminatory manner and with discriminatory intent. Defendant has not articulated any unfair prejudice or jury confusion, and any time spent on Defendants' contrary evidence is not wasted time and is outweighed by the probative value of the evidence. *See* Rule 403.
- Defendant's Second MIL (Dkt. No. 236). Defendant's motion to exclude evidence of other
  employees' complaints of alleged unfair treatment by Defendant is GRANTED in part and
  DENIED in part. Evidence concerning the following is excluded under Rule 403 as the

evidence has limited, if any, probative value and is likely to confuse the jury in a way that will prejudice Defendant: (1) the *Haggan* and *Ellis* class actions, which were settled and did not include Plaintiff within the class, (2) protests principally concerning sexual harassment, which is not at issue in this case, and the resulting 2018 walkout and (3) a gender complaint against Stuart Breslow that did not involve Plaintiff. Evidence of the following is permitted: (1) the December 2019 complaint of a Level 6 employee who was re-leveled to Level 7, to show that re-leveling was possible.

- 3. <u>Plaintiff's First MIL</u> (Dkt. No. 238). Plaintiff's motion to exclude evidence of other candidates for the FSVL role for which she was not hired is DENIED, as this evidence is part of the factual background relevant under Rule 401 to show whether Defendant acted with discriminatory or retaliatory intent.
- 4. <u>Plaintiff's Second MIL</u> (Dkt. No 240). Plaintiff's motion to exclude as hearsay evidence of oral feedback from interviewers is DENIED, as the evidence is offered for its effect on Defendant's hiring manager and not for the truth. *See* Rule 802. Plaintiff may submit a joint proposed limiting instruction to this effect at the time the evidence is presented.
- 5. <u>Plaintiff's Third MIL</u> (Dkt. No. 242). Plaintiff's motion to exclude evidence of other candidates for the VP-FS role for which she was not interviewed is DENIED, as the evidence is relevant under Rule 401 to whether Defendant acted with retaliatory intent, and Plaintiff has not been prejudiced by the timeliness (or not) of the production of related documents. *See* Rule 403.
- 6. <u>Plaintiff's Fourth MIL</u> (Dkt. No. 244). Plaintiff's motion to exclude evidence of leveling determinations of male L8 Directors is DENIED because it is relevant under Rule 401 to show whether Plaintiff, who was hired as a Technical Director as an L8, was treated less well

than similarly situated men, and whether Plaintiff was more like others hired at L8 than those

leveled at L9. For the same reason, the evidence will not confuse the jury with extraneous

and irrelevant information. See Rule 403.

7. Plaintiff's Fifth MIL (Dkt. No. 246). Plaintiff's motion to permit leading questions of

Defendant's employees as hostile witnesses is DENIED in part and GRANTED in part as

follows: Plaintiff may treat as hostile witnesses (1) Defendant's current employees because

Defendant does not object to Plaintiff's doing so, (2) Tariq Shaukat because Plaintiff accuses

him of discriminatory conduct that is in part the basis for this action and (3) any former

employee who at the time of trial is represented by defense counsel and who participates with

defense counsel in preparing their testimony. The motion is denied as to any remaining

employees. At least three weeks prior to the commencement of trial, defense counsel shall

identify for Plaintiff any former employees as to whom the motion is denied.

8. Plaintiff's Sixth MIL (Dkt. No. 289). Plaintiff's motion to preclude Defendant from calling

Dave Rensin as a witness is DENIED to the extent that Defendant may question Rensin

about (1) the TSC Job Ladder generally and what it represents, but not in reference to

Plaintiff or any other particular employee, and (2) any feedback from his interview of

Plaintiff that he provided to those who made her leveling decision, not to be offered for the

truth, but as information that was considered. As to item (2), Plaintiff may submit a joint

proposed limiting instruction at the time the evidence is presented.

The Clerk of Court is respectfully directed to close the motions at Dkt. No. 234, 236, 238, 240,

242, 244, 246 and 289.

Dated: January 13, 2023

New York, New York

LORNA G. SCHOFIE

UNITED STATES DISTRICT JUDGE